



## ANNUAL REPORT

OF THE

# ATTORNEY GENERAL

OF THE

## STATE OF MICHIGAN,

FOR THE YEAR 1875.



BY AUTHORITY.

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1876.



## REPORT.

STATE OF MICHIGAN, ATTORNEY GENERAL'S OFFICE, Lansing, December 31, 1875.

To Honorable John J. Bagley, Governor of the State of Michigan:

I have the honor herewith to submit the Annual Report of this office commencing on the first day of January, 1875, and ending this day, including a period of twelve months.

Cases argued and submitted at the January term of the Supreme Court, A.

D. 1875.

At the January term of said Supreme Court, the case of John W. Hulin et al. vs. The People was argued and submitted. This case was error to the Jackson Circuit. The case was argued by Hon. Isaac Marston for the People. Hulin and the other defendants, plaintiffs in error, who were sureties on his bond, were sued in the Jackson county Circuit Court on their official bond as clerk of the State Prison, for alleged frauds and defalcations. It was contended below by the defendants that the bond should have been prosecuted by the agent of the State Prison, which claim was founded upon the provisions of the statute.-Compiled Laws, Sec. 8072. Judgment was obtained against the defendants below, and they brought error to the Supreme Court. The court held that under the statute above referred to, and by such regulations as have been lawfully made in pursuance thereof, the dealings of the clerk with the prison funds were not in the course of his duties as such officer. That the statute clearly implied that all the money should be received and paid out by the agent; that the agent cannot lawfully be released from his responsibilities, and that none of his statutory powers can be transferred to the clerk; and that if the agent allowed the clerk to receive and pay out money out of his presence and personal control, it would not be the official act of the clerk, and that therefore the clerk and the sureties to his bond were not holden on said bond for the moneys so paid out by the clerk. The judgment was reversed and a new trial ordered.

Thomas W. Hamilton was indicted in the Eaton Circuit and convicted for the offense of obtaining property under false pretenses. Error was brought to this court and the writ was dismissed at the January term for want of prosecution.

At the same term, the case of Orville Reed plaintiff in error vs. The People, was argued and submitted. This case was error to the Saginaw Circuit. Reed was indicted for murder and convicted in the court below of manslaughter.

A number of objections were made to the proceedings below. The court sustained the objections, reversed the judgment and ordered a new trial.

At the same term the case of The People vs. William Nugent was argued and submitted. William Nugent was convicted in the Wayne Circuit for stealing sheep. A bill of exceptions was settled before judgment, and the case brought to the Supreme Court. A number of objections and exceptions were made to the rulings of the court below on the trial of the cause. The court set aside the verdict and ordered a new trial.

At the same term the case of The People ex rel. Myron Coon vs. The Plymouth Plank Road Company was heard. This was quo warranto. The case

was decided against the Company.

At the same term the cases of The People vs. Henry D. Smith and the Morgan Iron Company; and The People vs. Richard S. Thomas et al. were argued and submitted. These suits were instituted by Hon. Isaac Marston in the Circuit Court for the county of Ingham, to set aside certain sales of public lands said to be fraudulent. The Circuit Court in Chancery for said county of Ingham sustained the complainants, and a decree was obtained in each case. Both cases were appealed to the Supreme Court.

In the case of The People vs. Thomas et al., the decree below ordered the purchase price paid for said lands to be refunded in scrip. But as the information treated the purchase by Thomas as made for cash, and asked no relief on any other basis, the court held that this was erroneous and modified the decree requiring the price to be refunded in money, but affirmed the decree in all other respects. In the other case, The People vs. Smith et al., the decree below was affirmed in all respects. The decree required the defendants to re-convey the land within sixty days or else the people should cause the decree of the court below to be recorded in the county in which the land was situated, which should operate as a conveyance, and I caused copies of the decree to be recorded as therein directed.

At the same term a motion was made for an amended return in the case of The People ex rel. Wm. L. Clark vs. The Board of Supervisors of Ingham County. An order was made requiring the supervisors to examine the claim

of said Clark at their October session.

At the same term, an application was made by William T. Underwood for a writ of habeas corpus. The petitioner was tried in the Recorder's Court of the city of Detroit for murder and acquitted on the ground of insanity. The Recorder's Court, in pursuance of the statute (Comp. Laws, sec. 7957), committed him to the State Prison until further order, and he was then confined in the insane asylum attached to the State Prison. Underwood's counsel applied for habeas corpus, alleging the law unconstitutional. The court decided that the question must be raised by writ of error and not by habeas corpus. Writ deniêd.

## April Term, 1875.

At the April term of the Supreme Court, 1875, the case of Charles D. Bronson, plaintiff in error, vs. The People, was argued and submitted. Bronson was informed against in the Circuit Court for the county of Mecosta for an assault with intent to murder. He was convicted in the court below and brought his case to the Supreme Court by writ of error. The two main causes of error assigned by the plaintiff in error were, first, that two jurors were accepted and sworn to try the cause whose examination disclosed the fact that they were disqualified

by reason of having previously formed and expressed opinions in the case, and second, that the court, at a previous term, had directed the sheriff to summon fifty jurors in addition to the regular panel for the term at which the trial took place, contending that the court could only require twenty-five additional jurors to be so summoned, and that seven of the jurors so summoned were upon the panel by which he was tried. No objection was taken to the action of the court in either particular until after conviction. The Supreme Court held that, as the facts were known to the defendant, he was bound to object to the proceedings on the trial in both instances. That by not objecting he waived any irregularity there might have been in the case, and that it was too late to object after the trial. The judgment in this case was affirmed.

At the same term, the case of Benjamin McKinney, plaintiff in error vs. The People, error to Kent Circuit, was submitted on briefs. McKinney was informed against under the statute, section 7596 of Compiled Laws of 1871, for the offense of maliciously destroying personal property, and convicted. The information alleged that the defendant maliciously injured and destroyed a harness of the value of fifty dollars by cutting the reins. It was contended by the defendant below that the damage done to the harness did not exceed five dollars; that the information was for injury and not destroying the harness; that the offense really charged was within the exclusive jurisdiction of justice's court, and that the plaintiff in error could not be tried at all in the circuit court for the offense set out in the information. The court held that the information was a good information for the destruction of property of the

value of fifty dollars, and therefore affirmed the judgment.

At the same term, the case of Joseph McNamee, Jr., impleaded with Joseph McNamee, plaintiff in error, was argued and submitted. Error to Genesee Circuit. Plaintiff in error was convicted of the offense of unlawfully disinterring a human body. In this case the question was as to the sufficiency of the information. The information, after setting forth all the allegations, as required by section 7711 of the Compiled Laws, also contained an allegation not required by the statute, namely, that the act of taking the body was done for the purpose of dissection and with the intent to sell the body for gain and profit. It was contended by the plaintiff in error that this additional clause shows the act to have been a common-law misdemeanor and not a felony, and that the statutory punishment could not be inflicted under such an information. The court held that the statute having described the offense and prescribed the punishment, the statutory remedy is to be pursued; that the statute supersedes the common law and covers all cases, and that the point was not well taken; that it does not vitiate an information to include allegations which do not change the offense charged, but which only make its description more definite. It was also contended that the information should negative the possibility of leave having been granted by any board of health of any place, or any other officers that may grant the use of bodies for dissection under the statutes of 1867 and the amendments thereto in 1871. The court held that those statutes do not refer to bodies already buried, but only to such as are required to be buried at public expense, unless so disposed of. The judgment in the case was affirmed.

At the same term of said court, the case of Simcon Gregg vs. The People was argued and submitted. This case was error to the Wayne Circuit. Gregg was informed against for larceny and was convicted. The record failed to show any arraignment of the prisoner or any plea filed by him or entered to

the court. The court held that an arraignment and plea were absolutely required, and that the record should show affirmatively that they had been done; that if there was no arraignment there was no issue to be tried; that the pretended trial was a nullity. The sentence and conviction in this case was set aside, and the prisoner remanded to the sheriff to be arraigned upon the information.

At the same term the case of Wm. T. Underwood, plaintiff in error, vs. The People was argued and submitted. This case was a writ of error to the recorder's court of Detroit. Underwood was informed against for the crime of murder, and was acquitted on the ground of insanity, and was confined in the insane hospital attached to the State prison at Jackson, in pursuance of act No. 168 of the session laws of 1873. The alleged error in the cause was that the act above referred to is unconstitutional and void. The court held the law to be unconstitutional upon several grounds, all of which it is unnecessary for me to repeat here. One of said grounds was that the law made no provision for the discharge of the prisoner if he became sane, and therefore he might be subject to imprisonment indefinitely, and that after he had become sane. Other features of the act were also declared unconstitutional. The judgment was set aside and the prisoner discharged.

At the same term of the court the case of The People of the State of Michigan ex rel. Attorney General vs. The Lake Superior Ship Canal Railroad and Iron Company was argued and submitted. In this case an information in the nature of a quo warranto was filed by the Attorney General to determine the right of the respondent corporation to collect the tolls on the Portage Lake Ship Canal. The question to be determined was who should have control of said canal after its completion. The court decided in favor of the

respondents.

#### June Term, 1875.

At the June term of the Supreme Court, 1875, the case of The People vs. Burt, exceptions to Genesee Circuit, was submitted to the court. No argument was made on the part of the State. The defendant was informed against in the statute form for murder. He was tried upon the information, and the proof showed that death resulted from an abortion produced upon the deceased. The objection to the information contained the same points as the case of The People vs. Olmstead, which was decided on the grounds that the information did not sufficiently apprise the defendant of the nature of the offense charged against him. The case was referred back to the Circuit Court, with instructions that no judgment could be entered on the verdict. At the same term of the court the case of The People vs. Walter Clark was argued and submitted. Clark was convicted in the Calhoun Circuit of the offense of seduction. A bill of exceptions was taken and the case brought to this court. There were a great many objections and exceptions to the rulings of the court on the trial of the cause, the principal one of which is the introduction of evidence of several different acts of intercourse. The case has not yet been decided. It will undoubtedly be decided at the January term, 1876.

#### October Term, 1875.

At the October Term of the Supreme Court for 1875, the case of Andros B. Keator vs. The People was argued and submitted. This was error to the Ingham Circuit. Keator was convicted of the crime of perjury. A number of assignments of error were made by the plaintiff in error. Some of the

errors assigned were that testimony was introduced to impeach a witness who had no fixed place of residence, as appeared by the testimony, by evidence showing what his character was some three or four years previous at his former residence, and that the witness was asked if he would believe the witness under oath. The court held that as the witness had shown by his own testimony that he had lived but a short time in any one place, it was not improper to allow a larger range of inquiry than would be proper where there had been a continuous residence in one place, and held further, that it was proper on direct, as well as cross examination, to allow the question whether he would believe the witness under oath. It was also objected that the information alleged the oath of Keator to have been taken and sworn to by and before the court, when the evidence showed that the deputy clerk administered the oath, and that the deputy clerk could not administer the oath; or, that if he could, there must be other evidence than the deputy's own oath that he was such, and that he was acting as such. The court held that as the deputy was acting as clerk openly in court, that was sufficient evidence of his being such deputy clerk; and, as such, authorized to administer the oath. The judgment was affirmed. At the same term the case of the Jackson Mining Company, complainants, vs. The Auditor General, was argued and submitted. The company was taxed by the Auditor General for the years 1868, 1869, 1870 and 1871, in accordance with the provision of an act imposing a specific tax upon corporations engaged in the business of mining, smelting, and refining oars in this state, approved March 10th, 1865. The company filed a bill in the Marquette Circuit Court in chancery, and obtained an injunction. The bill was demurred to, the demurrer was sustained, and the bill dismissed. The company appealed to the Supreme Court. The only question was the validity of the act under which the assessment was made. The Supreme Court decided the act was in violation of the constitution of the United States. The decree dismissing the bill was reversed and the case sent back for further proceedings, if the parties desire to do anything further in the matter.

At the same term, the case of Barney Youngblood et al. vs. Jared A. Sexton, sheriff of Wayne county, was argued and submitted. Although the people were not a party to the suit, yet the questions involved were such as to make the State interested in the result, so that the Attorney General appeared for the defense. The complainants filed a bill to restrain the defendant from proceeding to collect certain taxes imposed upon them by virtue of act No. 228 of the Session Laws of 1875. The court below sustained the levy and the complainants appealed to the Supreme Court. The question was as to the constitutionality of this act. No objection was made by the defense as to the jurisdiction or right of the complainants to enjoin the payment of a personal tax. The only question they desired to have decided was the constitutionality of the act. The court held that the collection of a mere personal tax could not be enjoined. But in view of the importance of the case they also proceeded to decide as to the validity of the act.

The complainants contended the act was void, first, because the tax is a State specific tax; second, that it was void, because it was not equal and uniform in its operations; third, that if it was a local tax it was void, because the local authorities had no voice in its levy or collection; fourth, that the sheriff, who was not a township officer, was not authorized to collect won and village taxes; and fifth, that it was a license and therefore unconstitutional.

The court decided that the levy was not objectionable in any of these respects, and was therefore constitutional. The judgment of the court was affirmed.

A suit was commenced in 1874 by Charles L. Ortram et al. against John Larkin, county treasurer of Midland county, and Wm. Humphrey, Auditor General, to restrain the collection of certain taxes upon lands therein described. At the same time a suit was also commenced in said Midland County Circuit in chancery by the Jackson, Lansing & Saginaw R. R. Co., and a stipulation was made by the solicitors for the complainants and the then Attorney General that one suit should be tried, and that the other should abide the decision of the first. The first suit has been decided in favor of the complainants on the grounds of illegality of the assessments and a decree entered in both cases accordingly. In September last, at the request of Hon. S. S. Cobb, I commenced a suit against the Canada Southern & Detroit R. R. Co., and also at the same time one against the Chicago & Canada Southern R. R., under the statute, for not making their returns as required by the law, and suits were commenced in the Circuit Court for the County of Wayne. The reports of said roads were shortly thereafter received, and as it was claimed by the principal officers of the roads that reports had been made in due time but were not sent by inadvertence, I directed the prosecuting attorney of Wayne to dismiss said suits on payment of costs.

A suit has been commenced against Seth Rees, former treasurer of Houghton county, upon his bonds, for the amount due the State from him for the taxes of 1869 and 1870. Also upon the bonds of Alexander Gibson, former

treasurer of Keweenaw county, for moneys due the State from him.

At the October term of the Supreme Court, 1875, an application was made by James T. Crawford, claiming to be treasurer of Presque Isle county, for an order requiring Ralph Ely, Anditor General, to show cause why a mandamus should not issue against him to require him to issue his warrant upon the State Treasurer for certain moneys claimed to be due to said county. The Auditor filed his answer to said order to show cause, and the applicants abandoned their application. The case of the Attorney General vs. Welcome Hyde and the N. W. R. R. Company, mentioned in the report of my predecessor, has been determined in favor of the complainants, and the sale of the lands was set aside and canceled. This suit was tried in the Ingham Circuit in chancery.

In January, 1874, the Pullman Palace Sleeping Car Company failed to make such a report as the Auditor General thought should be made of their gross receipts for the previous year. The law requiring such report was approved April 29th, 1873, and took immediate effect. The Auditor General thereupon assessed them according to the best of his ability, and the company appealed from his estimate. The company had already paid about \$1,800 on their report, and the Auditor General assessed them so that the three per cent would amount to about \$1,600 more. A stipulation of the facts was made by Mr. Seager, their attorney, and myself, which showed the amount of tax still due (if we could recover for the entire year) to be about \$1,200. The case was argued and submitted to the court without a jury at the October term of the Ingham County Circuit Court, and the Court held that the company were not liable for the tax of three per cent upon any money received that year previous to the passage of the act, and gave the State a judgment of about \$300. The case will be taken to the Supreme Court.

A number of informations have been filed in the name of the Attorney General, where the relief sought was of a public nature, which have been conducted by other counsel. There has also been several cases commenced in different counties against the county treasurer and Auditor General, to restrain the collection of taxes, which have been referred to the prosecuting attorneys of said counties. Some six or seven cases are now pending in the Supreme Court, which will be argued at the January term, 1876.

The amount of correspondence in this office is very large and constantly increasing. All letters which I deemed of sufficient importance I have filed in the office and are numbered, so that they can be found without any trouble. Where several letters relating to the same question have been received, all such have not been kept. I have kept and filed over four hundred letters which I have received upon legal propositions—some of them involving nice and intricate questions of law, requiring a great deal of work to answer correctly; perhaps one hundred more have been received which I did not think necessary to file. All opinions, unless an opinion had been previously given upon the same subject, have been copied and preserved in the office.

The reports of the prosecuting attorneys, so far as received, will be found in an appendix hereto.

ANDREW J. SMITH, Attorney General.



## ABSTRACTS

OF

## REPORTS OF PROSECUTING ATTORNEYS,

For the year ending December 31, 1875.

## ALCONA COUNTY.

#### R. Z. Roberts, Prosecuting Attorney.

Number of persons prosecuted, 6.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
	-	
Assault and battery	1	Convicted; fined \$5 and costs.
Asault	1	Recognized to keep the peace for one year; bonds furnished in the sum of \$300.
Assault with intent to murder	1	Examined, and in default of bail committed for
Burglary	1	trial at May Term, 1876.  Committed on examination; tried in circuit; con- victed; under suspended sentence; recognized
Drunk and disorderly. Malicious injury to property	1	to appear at May Term, 1876. Convicted: fined \$10, costs. Not. pros'd on examination.

#### ALPENA COUNTY.

## VICTOR C. BURNHAM, Prosecuting Attorney.

Number of persons prosecuted, 98.

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CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	43	Acquitted, 4; suspended sentence, 1; jail 40 days, 1; jail 20 days, 1; now pending, 2; fined \$45, 1; fined \$55, 5; fined \$16, 5; fined \$16, 6;
Assault with intent to rape	1	6: fined \$6, 6: fined \$5, 11: fined \$8, 8. Total, 43. Discharged, 1; convicted, 1—sentenced to 8 months in jail.
Adultery	4	Pending, 2; discharged, 2.
Disorderly persons	10	Acquitted, Acquitted, 1; suspended sentence, 1; surety to
Disturbing the peace. Drunkenness in public streets		keep the peace, 2: fined \$6, 1; House of Correc- tion 1 year, 8; jail 90 days, 1; Jail 63 days, 1. Discharged, 1; jail 3 days, 1; fined \$5 and costs, 1. Suspended sentence, 1; jail 20 days, 1; fined \$8, 2; fined \$10, 1.
False pretenses. Keeping house of ill-fame	2	Discharged, 2.
Keeping house of ill-fame	8	Pending, 8.
Lascivious cohabitation	15	Nolle pros. Discharged, 10; pending, 2; House of Correction
Larceny	10	8 months, 1; flued \$10, 2.
Profane swearing	1	Fined \$1, 1.
Prostituto	1 1	Surety to keep the peace, 1.
Removing mortgaged goods with intent to defraud. Trespass upon public land	2	Nolle pros.
Trespass upon public land	2	Nolle pros.
Threats to kill	1 2	Surety to keep the peace, 2.

## BARRY COUNTY.

## CHAS. H. BAUER, Prosecuting Attorney.

Number of persons prosecuted, 88.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2	Both bound over to appear at the Circuit Court, and prosecution still pending.
Assault and hattery	26	One convicted and fixed \$17: 2 fixed \$25 each; 1 fixed \$3 and costs; 3 fixed \$5 and costs each; 1 fixed \$3 and costs; 1 fixed \$5 and costs; 1 fixed \$3 and costs; 1 fixed because it fixed \$1 and costs; 1 fixed to Detroit House of Correction 90 days; 1 sent to jail of days; one discharged after one disagreement of Jayland and the control of the cost of t
Assault with intent to murder		One convicted of an assault and sent to the Detroit House of Correction for 1 year; 1 broke jail while awaiting trial and is at large.
Assault with intent to ravish	8	Discharged before examination. One convicted and gave ball for good behavior for 1 year; 2, failing to procure ball, were sent to the Detroit House of Correction for 1 year each.
Disposing of mortgaged chattels, etc	2	Both were discharged on acknowledgment of satis- faction by complaining witness and payment of costs.
Disturbing religious meeting	5	Two convicted and fined \$10 each; 1 fined \$8, and 2 fined \$5 each.
Disturbing school district meeting Embezzlement	1	Both convicted and fined \$2 and costs each.  Discharged on acknowledgment of satisfaction by complaining witness and payment of costs.
False pretenses.		Six were discharged on acknowldgment of satisfac- tion by complaining witness and payment of costs, and one discharged, as there was not suffi- cient cause for his arrest.
Forgery. Larceny	1 22	Convicted and fined \$100.  One convicted and sent to State Prison 15 months; I sent to State Prison I year; i sent to State Prison is months; 1 convicted of receiving and Prison is months; 1 convicted of receiving and sent to Detroit House of Correction I year; sent to the Petroit House of Correction I war; sent to juil 10 days; I sent to juil 20 days; sent to the Jil 0 days; I sent to juil 20 days; sent to juil 10 days; I sent to juil 20; fined \$10: 1 forteited his bail and is at large; sincharged; 5 acquitted, and i Is on bail waiting liceharged; 5 acquitted, and i Is on bail waiting
Libel	3	All discharged on acknowledgment of satisfaction by complaining witness and payment of costs.
Permitting minor to play at dice in building where intoxicating liquors are sold	1	Convicted and fined \$20 and costs.
Rape Resisting an officer	1 2	Discharged. One convicted, sentence suspended; 1 run away and forfeited his recognizance and is now at
Spearing fish contrary to law	1 8	large. Acquitted. One convicted and gave bail to keep the peace for 1 year: I failing to procure ball was sent to De- troit House of Correction for 1 year or until dis.
Willful trespass	8	charged, and 1 was acquitted. All convicted and fined \$2 and costs each.

#### BAY COUNTY.

## G. M. Wilson, Prosecuting Attorney.

Number of persons prosecuted, 551.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abduction	7	Nine fixed \$10 and costs or 20 days in jail; 2 fixed \$10 and costs or 25 days in jail; 2 fixed \$10 and costs or 25 days in jail; 2 fixed \$10 and costs or 25 days in jail; 2 fixed \$10 and costs or 20 days in jail; 2 fixed \$10 and costs or 30 days in jail; 2 fixed \$10 and costs or 30 days in jail; 2 fixed \$10 and costs or 30 days in jail; 4 fixed \$10 and costs or 30 days in jail; 5 convicted, no fixe, 5 days in jail; 4 fixed \$10 and costs; 23, sentence sus plaining witnesses paid costs; 23, sentence sus months each; 36 fixed \$2 and costs or 30 days in jail; 3 fixed \$3 and costs or 30 days in jail; 3 fixed \$3 and costs or 30 days in jail; 3 fixed \$3 and costs or 30 days in jail; 3 fixed \$3 and costs or 30 days in jail; 3 fixed \$4 and costs or 30 days in jail; 3 fixed \$5 and costs or 30 days in jail; 3 fixed \$5 and costs or 30 days in jail; 3 fixed \$5 and costs or 30 days in jail; 1 fixed \$5 and costs or 30 days in jail; 3 fixed \$5 and costs or 30 days in jail; 3 fixed \$5 and costs or 30 days in jail; 3 fixed \$5 and costs or 30 days in jail; 3 fixed \$5 and costs or 30 days in jail; 3 fixed \$5 and costs or 30 days in jail; 3 fixed \$5 and costs or 30 days in jail; 3 fixed \$5 and costs or 30 days in jail; 4 fixed \$5 and costs or 30 days in jail; 4 fixed \$5 and costs or 30 days in jail; 4 fixed \$5 and costs or 30 days in jail; 4 fixed \$5 and costs or 30 days in jail; 4 fixed \$5 and costs or 40 days in jail; 4 fixed \$5 and costs or 60 days in jail; 1 fixed \$5 and costs or 60 days in jail; 1 fixed \$5 and costs or 60 days in jail; 1 fixed \$5 and costs or 60 days in jail; 1 fixed \$5 and costs or 60 days in jail; 1 fixed \$5 and costs or 60 days in jail; 1 fixed \$5 and costs or 60 days in jail; 1 fixed \$5 and costs or 60 days in jail; 1 fixed \$5 and costs or 70 days in jail; 1 fixed \$5 and costs or 10 days in jail; 1 fixed \$5 and costs or 60 days in jail; 1 fixed \$5 and costs or 60 days in jail; 1 fixed \$5 and costs or 60 days in jail; 1 fixed \$5 and costs or 60 days in jail; 1 fixed \$5 and costs or 60 days in jail; 1 fixed
	1	One convicted of aggravated assault, fined \$100 or to be committed to House of Correction for 8 months. Fine paid.
	1	and sentenced to State Prison for 10 years; 1 acquitted; and 1 discharged on examination.
Bastardy. Burglary. Bligamy. Common sellers of intoxicating liquors. Disorderly persons, including vagrants, common	1	Convicted,—4 years in State Prison. Discharged, complainant not appearing. Acquitted.
drunkards, common prostitutes, ctc.	66	Two acquitted; 11 discharged; 7 sentence ass- pended; 1 required to give surety, \$500, of 6 mo's Honse of Correction; 4 required to give surety, \$500, or 6 months House of Correction; 1 required to give surety, \$300, or 8 months House-of Cor- rection; 1 required to give surety, \$200, or 15 months House of Correction; 1 required to give

#### BAY COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
DISONDERLY PERSONS.—Continued.  . Dead bodies.—foloniously taking up	1 4 79	surety, \$200, or 65 days in jail; 12 required to give sarety; \$200, or 6 months House of Correction; 8 required to give sarety, \$200, or 8 months House of Correction; 6 required to give surety, \$200, or 8 months House of Correction; 6 required to give surety, \$100, or 6 months flows of Correction; 9 required rection; 5 required to give surety, \$100, or 60 days in jail; 1 required to give surety, \$100, or 60 days in litous of Correction; 4 required to give surety, \$100, or 6 months flows of Correction; 5 light discharged; 5 and cist each. Bight discharged; 5 and cist each cists or 10 days in jail; 4 no fine, 10 days in jail; 1 no fine, 60 days in jail; 1 no fine, 60 days in jail; 1 no fine, 60 days in jail; 1 in fine; 5 and costs or 10 days in jail; 1 in fine; 5 and costs or 10 days in jail; 1 in fine; 6 and costs or 15 days in jail; 1 in fine; 6 and costs or 15 days in jail; 1 fine; 6 and costs or 15 days in jail; 1 fine; 6 and costs or 15 days in jail; 3 fine; 6 and costs or 15 days in jail; 3 fine; 6 and costs or 15 days in jail; 3 fine; 6 and costs or 12 days
Embezzlement	4	in jail; 3 fined \$5 and costs or 5 days in Jail. Three discharged; 1 convicted and sentence suspended.
False Pretenses	4	One discharged; I acquitted; I nol. pros.; I pend-
Forgery Giving liquor to prisoners. Good behavior, surety for.  Hotel keeper defrauding by surreptitiously removing baggage.	1	ing. Acquitted. Convicted and sentence suspended. Four in \$100 or 3 mos. in jail; 2 in \$100 or 6 mos. in jail; 1 in \$100 or 65 days in jail. Discharged on complainant acknowledging satisfaction.
House of ill fame, keeping		Five discharged; 6 pending; 2 House of Correction for 6 mos.; 1 for 3 mos. House of Correction.
Keeping saloon open on Sunday	1	One discharged; I fined \$25 and costs or 20 days in jail.
Larceny	79	Twenty-seven discharged; 7 acquitted; 1 fined \$5 and costs; 1 nol. pros.; 6 sentence suspended; 4 House of Correction 3 months; 1 House of Correction 6 months; 2 State Prison 3 years and 3 months; 1 State Prison 6 years; 2 State Prison 2 years; 1 State Prison 1 year; 1 Reform School; 2 discharged and complainant paid costs; 1 fined \$5 or 6 days in jail; 1 fined \$5 or 5 days in jail; 1 fined \$5 or 5 days in jail; 2 fined \$5 or 6 days in jail; 5 fined \$1.2 fined \$5 or 10 days in jail; 5 fined \$1.2 fined \$5 or 10 days in jail; 5 fined \$5.2 fined \$5 or 10 days in jail; 5 fined \$5.2 fined \$5.2 fined \$5 or 10 days in jail; 5 fined \$5.2 fined \$5.2 fined \$5.3 fined \$5.
Letting house for purposes of prostitution Malicious injury to shade trees	1 2	Pending. Discharged on payment of costs. One pending; 1 discharged on paying damages and costs.
Malicious trespass	1 1 1	Sentance suspended. Pending. Surety required in \$500 or House of Correction 6
Rape	3	months.  One discharged; 1 convicted and sent to State Prison 3 years; 1 convicted of aggravated assault
Resisting an officer. Seduction Selling diseased provisions Unlawfully detaining official records	1 4 2 1	and sent to House of Correction for 1 year, Discharged. Discharged on marrying complaining witness. One not. pres.; 1 acquitted. Pending.

## BERRIEN COUNTY.

## WILLIAM H. BREECE, Prosecuting Attorney.

Number of persons prosecuted, 115.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	36	One convicted and fined \$30 and costs; 1 convicted and fined \$15 and costs; 4 convicted and fined \$10 ach and costs; 4 convicted and fined \$5 ach and costs; 3 convicted and fined \$5 ach and costs; 3 convicted and fined \$5 ach and costs; 1 convicted and fined \$5 ach and costs; 1 convicted and fined \$5 and costs, and in default of payment was sent to jail 30 days; 8 not guilty; \$9 discharged; 2 bried, jury disagreed and not, pros. cuttered.
Assault with intent to kill and murder	2	One convicted of an assault, and sentence suspended by Judge: 1 on bail for trial at next term of Court.
Assault with intent to rape		Two convicted of an assault and sentence sus- pended; 1 forfeited bail and ran away; 1 dis- charged.
Abduction Bigamy		Discharged on examination. One convicted and sentenced to State Prison 5 years; I forfeits bail and runs away.
Burglary	6	One convicted, sent to State Prison 2 years; 2 convicted and sent to Detroit Work House 10 months each; 1 acquitted; 2 discharged.
Cruelty to animals Concealing birth of dead bastard child	3	Discharged.
Concealing birth of dead bastard child	1	Discharged.
Drunk and disorderly Embezziement	1	Convicted and fined \$5 and costs.  Tried twice and jury disagreed; third trial pend- ing.
Forgery	ĺ	One convicted and sent to State Prison 6 years (Baptist minister); 1 convicted and sent to State Prison 5 years; 3 discharged.
False pretenses	3	One tried and jury disagreed, second trial pending; 2 under bonds from magistrate for trial at next term of Court.
Disturbing public meeting Enticing away female under the age of 16 years for	4	Acquitted.
the purpose of marriage	1	Discharged, with costs on complainant.
Larceny	1 29	Discharged. One convicted and sent to State Prison 3 years; 3
		convicted and sent to State Prison 1 your and 6 months each; 2 convicted and sent to State Prison 10 months each; 4 convicted and sent to take Prison 10 months each; 4 convicted and sent to Work sent to county jail 10 days; 1 jury disagreed, not. pros. entered; 2 nolle prosequi entered in Circuit Court; 3 discharged, with costs on complaining witness; 4 discharged; 5 in juil, as bound over the county of the prosequi entered in Circuit.
Libel	1	Under bonds to appear at next term of Court for trial.
Maiming horse	1 2	Tried, jury disagreed, and case nolle prosequied. One convicted of manslaughter and sent to State Prison 4 years and 6 months; one awaiting trial at next term of Circuit Court.
Malicious injury to buildings	2	One convicted and sent 40 days to jail; 1 convicted and sent 5 days to jail.
Receiving stolen goods knowing them to be stolen. Selling spirituous and intoxicating liquors in viola-	1	Acquitted,
tion of Sec. 1 of Act No. 281, Session Laws, 1875. Surety of the peace	1 2	Convicted and fined \$25 and costs. Put under bonds of \$100 each for 1 year.
Breaking into freight cars for purpose of obtaining carriage without paying fare		Pleaded guilty; Justice remitted fine and discharged respondents.

## BENZIE COUNTY.

## WM. II. FRANCIS, Prosecuting Attorney.

Number of persons prosecuted, 11.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery  Allowing minor to play billiards  Disorderly conduct.	1	Convicted: 1 fined \$25 and costs; 1 fined \$8 and costs. Acquitted. Convicted, and placed under bond of \$100 to keep peace one year.
Drunkenness in public places Election frauds Larceny Resisting officer. Receiving stolen goods.	1	Convicted and paid \$5 and costs. Acquitted. Discharged. Discharged. Discharged.

## BRANCH COUNTY.

## FRANK L. SKEELS, Prosecuting Attorney.

Number of persons prosecuted, 156.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adulery	1 1 47	Complaint withdrawn. Acquitted.  Acquitted. Seven discharged and acquitted: 1 fined \$15:1 costs paid by complainant; 1 sentence suspended; fined \$5 and costs; 1 fined \$3:1 fined \$36; 1 set tled on payment of costs; 3 fined \$56; 1 set tled on payment of costs; 3 fined \$56; 1 fine \$15:00, committed in default; 1 fined \$60; 5 find \$50 each; 2 sent to House of Correction & 2 fined \$60; 1 fined \$50; fined \$50 and costs \$2 fined \$60; 1 fined \$50 and costs; 1 fined \$75 and costs; 1 fined \$50 and costs; 1 fined \$75 and costs; 8 fined \$50 and costs; 1 fined \$75 and costs; 8 fined \$50 and costs; 4 fined \$51 and \$50 and costs; 1 fined \$50 and cos
Assault with intent to kill	)	costs; I fined \$12 and costs; I sent to county jai \$0 days; I fined \$0; I fined \$10. One discharged on examination. Two married complainant (not the same complain ant, however).
Barglary Common prostitute Concealing property to defraud creditors Cracity to animals Disturbing religious meeting Disturbing school.	1 1 2 1	One six years State Prison; 1 six months. thue House of Correction 60 days. Settled upon settlement with creditors. One discharged. One fined \$21; 1 discharged. One sent to Reform School.
Disorderly	14	Nine sent to House of Correction 90 days; 1 dis- charged; 2 gave bonds for good behavior; 1 sent to House of Correction 6 months.
Drunkenness	1	One fined \$5. Convicted, sent to House of Correction 90 days. One pending.
Patiure to support wife		Settled.  Convicted, sentenced to State Prison one year and six months.
fabeas corpus	2 1 1	One remanded and one discharged. Fined \$75. Settled.

#### PROSECUTING ATTORNEYS.

#### BRANCH COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Larceny	29	One House of Correction I year: 5 for 60 days: 1 for 6 months; 4 Reform School; 1 State Prison 15 months; 1 three years; 1 stx months; 4 pending in circuit court; 1 fined \$2 and costs: 1 fined for and costs; 1 discharged; 1 mode pros. entered; 1 sent to jail
Malicious injury to dwelling	15	10 days.  One fined \$5; 1 convicted in circuit court, motion for new trial pending; 11 tried, jury disagreed; 2 pending.
Malicious injury to personal property	1	Acquitted and complainant paid costs.
Murder Rape	2	Acquitted. One noile pros. entered in circuit, and one before justice.
Assault with intent to commit rape	1	Pleaded guilty, State Prison 2 years. One prisoner obtained; 1 still at large.
Requisition Resisting officer	1 1	One prisoner obtained; 1 still at large. One convicted, fined \$200.
Seduction	1	Married complainant.
Disposing of property (personal) mortgaged Trespass, malicious	1 2	Discharged. One sent to House of Correction 1 year; I fined
Selling liquor to minor. Selling liquor Indecent exposure Riot	1	One convicted, fined \$20; 1 convicted and appealed. Convicted, fined \$15 and costs. Settled on payment of cost.

## CALHOUN COUNTY.

## FRANK W. CLAPP, Prosecuting Attorney.

Number of persons prosecuted, 288.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault	5	One convicted and fined \$5 and costs; one fined \$1 and costs; two discuarged; one acquitted (Jus-
Account and battery.	61	tice's Court). Twelve convicted and fined \$5 and costre each: 12 fined \$5 and costre each: 2 fined \$50 and
Attempt to produce miscarraige	1	One discharged on examination.
Adultery	3 2	Three discharged. One convicted and sent to State Prison 10 years;
•		1 discharged.
Assault with intent to kill Burglary	4	Two discharged. One convicted and sentenced to the State Prison 7 years; 1 sent to House of Correction 2 years; 2 discharged.
Bastardy	1 8	One discharged, by arranging for support of child. Three discharged.

## CALHOUN COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Disorderly persons	101	Four convicted, and in default of recognizance for good behavior, sent to juli 20 days each; 14 sent to juli 30 days each; 14 sent to the convergence of the converge
Drunkenness	28	Bight convicted and fined each \$5 and costs; 1 fined \$3; 1 sent to jail 15 days; 4 sent to jail 15 days; 4 sent to jail 15 days; each; 1 fined \$7; 3 fined \$3 and costs each; 1 fined \$4 and costs; 1 fined \$5 and costs; 1
Defrauding hotel keepers. Embezzlemeut	1 4	One discharged. One convicted and fined \$5 and costs; 1 acquitted (Justice's Court); 2 discharged.
False pretensesForgery	6 3	Six discharged. One convicted and sent to State Prison 5 years: 1
Illegal sale of liquor	ì	sentenced to State Prison 4 years; 1 nolle pros. Two convicted and fined each \$25 and costs: 1 fined
Larceny		\$83 and costs; 1 discharged.  Two convicted and fined \$5 and costs; 3 fined \$5 and costs; 1 fined \$50, or 90 days in House of Correction, paid; 1 sent to House of Correction 90 days; 1 lined \$20 and costs; 1 sent to Jail 30 and costs; 1 sent to Jail 30 and costs; 1 sent to Jail 30 and costs; 1 sent to Reform School multi twenty-one years old; 1 sent to Reform School sycars; 1 sentenced to State Prison \$4, years; 1 sentenced to State Prison \$5, years; 1 sentenced to State Prison \$5, years; 1 sentenced to State Prison \$5, years; 2 sentenced to State Prison \$6, years; 3 sentenced to State Prison \$6, years; 3 sentenced to State Prison \$6, years; 2 sentenced to State Prison \$6, years; 2 sentenced \$6, years; 1 sent to House of Correction \$6, years; 2 sentenced \$6, years; 1 sent to House of Correction \$6, years; 2 sentence suspended.
Mayhem		One convicted of assault and battery under the charge of mayhem, and sentenced to House of Correction 1 year.
Murder		One convicted and sent to State Prison for life; 1 convicted of assault and battery under the charge and sentence suspended; 1 discharged.
Obtaining liquor by false pretenses	1	One convicted and fined \$5 and costs.
Obtaining liquor by false pretenses	1 2	One discharged. One convicted and sentenced to House of Correc-
	1	tion 1% years; 1 discharged.
Surety of the peace	1	One convicted and sent to House of Correction 6 months, in default of recognizance; 2 discharged.
Rape	5	Two discharged,
within trespass	9	One convicted and sentenced to jail 60 days; 2 sentence suspended; 2 discharged.

#### CASS COUNTY.

## MARSHALL L. HOWELL, Prosecuting Attorney.

Number of persons prosecuted, 93.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	28	One convicted, fined \$2 and costs, appeal taken and case dismissed; 5 pleaded guilty and fined \$5 and costs each; 2 convicted and fined \$90 and costs; 1 pleaded guilty and fined \$5 and costs; 2 pleaded guilty and fined \$6 and costs; 2 pleaded guilty and fined the costs; 2 pleaded guilty and fined \$10 and costs; 1 convicted, fined \$6 and costs; 1 convicted, fined \$6 and costs; 1 convicted, fined \$70 and 1 year in House of Correction; 1 convicted, fined \$90 and 1 year in House of Correction; 1 convicted, fined \$70, appealed, convicted and fined \$50; 1 convicted, sentence suspended; 1 sent to House of Correction from the convicted fined \$10 and 1 year in House of Correction from the convicted fined \$10 and 1 year in House of Correction for 60 days; 4
Assisting prisoner to escape	6	pending. Reasons filed for not filing information. One settled by marriage; 2 dismissed; 2 pending;
Assault with intent to commit rape	1	1 settled by paying \$400. Sent to State Prison from Berrien county for
Disorderly persons	12	forgery and dismissed here. Two gave bonds for 3 months; 6 gave bonds for 6 months; 2 gave bonds for 10 months; 2 sent to
Drunk	10	House of Correction for 3 months. Seven fined \$5 and costs: 1 fined \$3 and costs: 1 fined costs: 1 acquitted.
Disturbing the peace	1 2 2	Fined \$15 and costs.  One sent to State Prison 2 years; 1 pending.  One ran away, recognizance forfeited and paid; 1
Larceny	12	nolle pros.  One fined \$10; 1 15 days in jail; 1 fined \$56; 1 fined \$55; 3 sent to House of Correction 90 days; 2 sent to jail 60 days; 1 sentence suspended; 1 broke jail before trial; 1 fined \$45 and costs.
Grand Larceny.	5	One I year in State Prison; 2 2 years in State Prison; 1 3 years in State Prison; 1 1 year and 3 months in State Prison.
Keeping saloon open on Sunday. Selling liquor without bond Selling liquor to minor Selling liquor to minor Selling liquor to minor Selling liquor to minor Treepass on garden. Sureties to keep peace.	1 1	months in state Prison.  Fined \$55 and costs, appealed. Fined \$50 and costs; 1 acquitted. One pleaded guilty, fined \$50 and costs; 1 acquitted. One pleaded guilty, fined \$50 and order of the costs. One of the second sec

#### CHARLEVOIX COUNTY.

## J. MILO EATON, Prosecuting Attorney.

Number of persons prosecuted, 1.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	1	Convicted and fined \$5 and costs or 40 days in jail.

#### CHEBOYGAN COUNTY.

#### WATTS S. HUMPHREY, Prosecuting Attorney.

Number of persons prosecuted, 20.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery Assault with intent to kill and murder Burglary Larceny	4	One committed to jail to await trial at next term of Circuit Court, and broke jail; 1 acquitted. One committed to await trial escaped; 1 bound
Drunk	10	tered; 1 imprisoned 10 days; 1 imprisoned 12 days. Five fined \$5 and costs, and paid; 2, jail 10 days; 3 sentence suspended. One bound over six months; 1 acquitted.
To keep the peace	2	One bound over six months; 1 acquitted.

#### CHIPPEWA COUNTY.

#### GEO. W. BROWN, Prosecuting Attorney.

Number of persons prosecuted, 80.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery Drunk and disorderly	10 39	Eight convictions, aggregate fine \$70. Fifteen convicted and fined \$5 each; 3 discharged; 18 bound over; 1 imprisoned 3 months; 2 twenty days each
Larceny	2 20 15	days each.  Bound over for trial.  Fined, aggregate fines \$100.  In jail over night and discharged on payment of costs.

#### CLARE COUNTY.

## C. C. FOUTCH, Prosecuting Attorney.

Number of persons prosecuted, 17.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	4	Two fined \$1: 1 flued \$5 or 10 days in common jail —went to jail; 1 fined, and fine suspended; 1 compromised, and complaining witness paid cost.
AbductionEmbezzlement.	8	Discharged; security paid the costs.  One bound over for trial; 2 discharged, prosecuting witness not appearing.
Misdemeanor, letting off water of mill-pond	1 1	Convicted and fined \$25 and costs; appealed.  Bound over for trial.  Settled, parties paying costs.  Convicted and a new trial granted.  Gave bonds for one vear, \$300.
Careless use of fire-arms Kidnapping girl Libel Running off prosecuting witness	1 2	Fined \$10 or 15 days in jail; sent up for 15 days. Bound over for trial. Discharged Discharged.

## CLINTON COUNTY.

## J. H. Fedewa, Prosecuting Attorney.

Number of persons prosecuted, 70.

CHARGED WITH	No.	THE RESULT AND THE PUNISUMENT.
Assault and battery	25	Three convicted and fined \$7 each; 5 convicted and fined \$5 each and costs; 4 convicted and sent to jail 10 days each; 1 convicted and fined \$1 and costs; 7 convicted and fined \$1 each and costs; 1 convicted and fined \$1 each and costs; 1 convicted and fined \$15; 1 convicted and fined \$15; 1 convicted and fined to cents and costs; defendant appealed to Circuit Court, and suit pending; 2 acquisited to Circuit Court, and suit pending; 2 acquisited and sent to the form School until 21 years of acc, and sent to Reform School until 21 years of acc, and sent to Reform School until 21 years of acc.
Assault with intent to commit rape	1	One convicted and sent to Detroit House of Correction 1 year,
Bastardy	8	One settled by superintendent of poor and defend- ant; 1 acquitted; 1 prosecution pending.
Burglary	1	One convicted and sent to Detroit work house 1
Disorderly conduct	2	year. One discharged by request of prosecuting attor-
Disturbing religious meeting	3	ney; 1 convicted and sent to jail 20 days. Two convicted and fined \$10 each; 1 convicted and
Embezzlement	1 3	fined 6 cents and costs.  One prosecution pending.  One nolle prosecut entered; 1 information quashed;  1 convicted, and released on suspended sentence, on payment of costs.
Forgery	1	One convicted and sent to the State Prison for 1
Keeping house of ill-fame	20	year.  year.  One powertion pending.  One powerted and sued \$50: 2 convicted and sentence suspended, upon payment of costs; 3 acquitted; 1 jury disagreed, prosecution pending; 1 prosecution pending; 1 convicted and sent to State Prison one year; 1 discharged by consent 1 convicted and sent to juli 2 days; 1 discharged on plea of autrefois contect; 1 jury disagreed, defendant discharged by consent of prosecuting actionary; convicted side and sent to State Prison for \$2½ years each; 2 convicted and sent to Detroit work house 4 mouths; 1 do-days each; 1 convicted and sent to Detroit work house 4 mouths; 1 do-days each; 1 convicted and sent to Detroit work house 4 mouths; 1 do-days each; 1 convicted and sent to Detroit work house 4 mouths; 1 do-days each; 1 or noticed and sent to Detroit work house 4 mouths; 1 do-days each; 1 or noticed and sent to Detroit work house 4 mouths; 1 do-days each; 1 or noticed and sent to Detroit work house 4 mouths; 1 do-days each; 1 or noticed and sent to Detroit work house 4 mouths; 1 do-days each; 1 or noticed and sent to Detroit work house 4 mouths; 1 do-days each; 1 or noticed and sent to Detroit work house 4 mouths; 1 do-days each; 1 or noticed and sent to Detroit work house 4 mouths; 1 do-days each; 1 or noticed and sent to Detroit work house 4 mouths; 1 do-days each; 1 or noticed and sent to Detroit work house 4 mouths; 1 do-days each; 1 or noticed and sent to Detroit work house 4 mouths; 1 do-days each; 1 or noticed and sent to Detroit work house 5 mouths; 1 do-days each; 1 or noticed and sent to Detroit work house 5 mouths; 1 do-days each; 1 or noticed and sent to Detroit work house 5 mouths; 1 do-days each; 1 or noticed and sent to Detroit work house 5 mouths; 1 do-days each; 1 or noticed and sent to Detroit work house 5 mouths; 1 do-days each; 1 or noticed and sent to Detroit work house 5 mouths; 1 do-days each; 1 do
Manslaughter	1	One convicted and sent to Reform School until 21 years of age.
Malicious killing of beast. Willful trespass. Hape	1 4 3	years of age. One prosecution pending. Four convicted and fined \$5 each. Two prosecution pending; I acquitted.

#### EATON COUNTY.

## FRANK A. HOOKER, Prosecuting Attorney.

Number of persons prosecuted, 119.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2 42	fined \$20; 1 fined \$25; 1 find \$8; 3 fined \$10; 2 fined \$15; satisfaction filed 13; nolle prosequi 3;
Assault with intent to murder	3	suspended sentence 2: 1 acquitted. One acquitted: 1 discharged on examination: 1 bending.
Bigamy: Disturbing meeting Embezzlement Halse pretenses. Fugitive from other State. Forgery. Indecent exposure. Larceny.	7	Convicted, sentence suspended. One convicted, fined §2: la equitted. Discharged on examination. One acquitted (3 nol. pros'd; 8 discharged on examination. Discharged. Discharged on examination. Stray one of Correction 3: 1 year 1; State Stray of the st
Liquor proeccution under prohibitory law, let offense. Malicious injury to dwelling	3 1 1 1 2 1 2	Convicted, fined \$25 and costs each. All discharged. Settled. Convicted, 10 years in State Prison. Discharged. Settled. Settled. Settled. Settled. Settled. Frison. Brison. Repaired. Repaired. Repaired. Repaired. Repaired.

## EMMET COUNTY.

## CHARLES R. SEAL, Prosecuting Attorney.

Number of cases prosecuted, 22.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	8	One convicted and fined \$4 and costs, or ten days in jail; I convicted and fined \$25 and costs or 90 days in jail, case appealed; I convicted and fined \$1 and costs or 10 days in jail.
Adultery	2 1 8	\$1 and costs or 10 days in jail. Acquitted. Awaiting trial in the circuit court. Convicted and fined \$5 and costs or ten days in county iail.
Selling liquor without the State tax being paid	6	Convicted and fined \$25 and costs or 90 days in the county jall. Fines all paid.
Selling liquor to person when intoxicated	1	Convicted and fined \$25 and costs, case appealed. Convicted and sent to Work House at Detroit for 1 year.

## GENESEE COUNTY.

## CHARLES D. LONG, Prosecuting Attorney.

Number of persons prosecuted, 379.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery Attempt to commit rape Assault with intent to kill Assault and battery.	3	Pending in Circuit Court. Discharged on examination pending. Discharged 15; settled, 11; 1 flued \$35; 1 fined \$17; 4 fined \$10; extiled, 11; 1 flued \$35; 1 fined \$10; 4 fined \$10 each; 2 fined \$7.00 each; 1 fined \$90; 2 fined \$10 each; 1 fined \$10; 1 fined \$90; 2 fined \$1 each; 1 fined \$10; 2 fined \$10;
ArsonBastardy	7	for 90 days each. Discharged on examination. Two pending in Circuit Court; 2 settled by marriage; 3 discharged.
Burglary	1	One sent to State Prison 2 years; 2 House of Correction 6 months each; 1 broke jail after conviction.
Buggery Cruelty to animals. Disorderly Persons.	1 1 14	Discharged on examination. Discharged. Four flued \$5 each; 2 county jail 15 days each; 1 gave bond; 6 House of Correction 65 days each; 1 90 days.
Disposing of chattel mortgage	1 2	Convicted and fined \$25. One discharged: 1 pending. Four pending: 2 discharged: 1 sent to State Prison 1 year.
Forgery Grand Jarceny	3 16	One sent to State Prison 18 months: 2 pending. One pleaded guilty, sent to State Prison 5 years; 2 State Prison Prison 18 months each; 1 sentence
Grave robbing		suspended; Tdischarged; 5 pending. Convicted and sent to State Prison 2 years each. Thirty-six fined \$6.50 each; 15 fined \$2 and costs each; 1 fined \$7: 0 fined \$10; 1 fined \$7.50; 1 fined \$7; 8 fined \$6 each; 2 fined \$1 each; 1 county jail 25 days; 58 sentence suspended.
Keeping house of ill-fame	2	One sent to House of Correction 6 months; 1 3
Larceny, from dwelling house, etc., in day time	11	One convicted, sent to State Prison 8 years; 8 for 2 years each; 2 for 18 months each; 3 for 1 year each; 1 House of Correction 6 months; 1 broke
Malicious trespass Obstructing navigable stream. Performing illegal marriage. Petit larceny	1 2	Jail after conviction. Four convicted, sentence suspended; 2 pending. Pending. Ten discharged: 2 sent to Reform School until 21 Ten discharged: 2 sent to Reform School until 21 Ten discharged: 2 sent to fined #50 cach; 1 fined #10:1 laved \$9: 1 fined \$1; 8 sent to county jail 10 days each; 1 15 days; 1 fined costs; 1 county jail 20 90 days; 1 flouse of Correction 65 days; 3 flouse
Perjury. Resisting an officer. Robbery. Refusing to cut Canada thistles. Receiving stolen property. Seduction Trespass on lands. Vagrauts	2 4 2 4	of Correction 9 months each. Discharged. Discharged. Pending. Acquitted. Pending. Settled by marriage. Discontinued. One House of Correction 65 days; 1 House of Correction 90 days.

#### GRAND TRAVERSE COUNTY.

## LOVELL H. GAGE, Prosecuting Attorney.

Number of persons prosecuted, 4.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to rape	1	Complaint withdrawn. Complaint withdrawn. One complaint withdrawn, and one sentenced to State Prison 9 months.

## GRATIOT COUNTY.

## JAMES K. WRIGHT, Prosecuting Attorney.

Number of persons prosecuted, 50.

CHARGED WITH.	No	THE RESULT AND THE PUNISHMENT.
Assault and battery	20	One \$2 or 10 days in jail; \$ \$5 and costs or 10 days in jail; 5 \$5 and costs or 20 days in jail; 1 \$12 and costs or 20 days in jail; 1 \$12 and costs or 30 days in jail; 1 \$2 and costs or 30 days in jail; 1 \$10 and costs or 50 days in jail; 1 \$20 and costs or 60 days in jail; 1 \$20 and costs or 90 days in jail; 1 \$20 and costs or 90 days in House of Correction; 1 90 days in House of Correction; 1 \$20 days; 2 dis- of Correction; 1 softled; 1 no. 1, pros; 2 dis-
Bastardy Eabezziement False pretenses Injury to dwelling house Injury to toli-gate Injury to toli-gate Injury to toli-gate Larceny Larceny from the person Larceny Lewdness Lapenses Larceny Lewdness Lapenses Lap	1 1 2 1 1 1 1 6	of Correction; 1 settled; 1 do. pros; 2 do. charged; 1 settled is the Control of Control, Control of Control

#### HILLSDALE COUNTY.

## EDWIN J. MARCH, Prosecuting Attorney.

Number of persons prosecuted, 114.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	4	One held to bail and recognizance forfeited; 1 dis- charged on examination; 2 discharged on motion
Assault and battery	25	of prosecuting attorney. One convicted and fined \$50 and costs,—appealed and pending; I convicted and fined \$25 and costs; I convicted and fined \$25 and costs,—appealed and pending; 2 convicted and fined \$26 each
		and pending; 2 convicted and fined \$20 each and costs; 1 convicted and fined \$10 and costs; 1 convicted and fined \$3 each and costs; 1 convicted and fined \$3 and costs; 1 convicted and
		and pending; 2 convicted and fined 320 each accoss; 1 convicted and fined 350 and costs; accoss; 1 convicted and fined 350 and costs; 1 convicted and fined 35 and costs; 1 convicted and fined 35 and costs; 1 ent to Reform School until 21 years of age; 4 settled between parties and costs paid; 2 acquitted by jury; 1 jury disagreed and suit discontinued; one complainant did not appear, and defendant discharged; 3 discontinued to the control of the contro
Bastardy	4	ucd; 1 defendant discharged on motion of prose- cuting attorney; 1 complaint dismissed. One on trial in Circuit Court; 3 bound over for
-	1	
BigamyBurglary	1	Bound over for trial,—bail forfeited. Two sent to State Prison for 5 years each; one sent to State Prison for 3 years; acquitted by jury. Sent to House of Correction for 3 years. Une houng over for good behavior 1 years.
Common prostitute Disorderly	8	over for good behavior 6 months: 6 allowed to
Drunk and disorderly	10	pay costs and complaint withdrawn. Three convicted and fined \$10 each and costs; 7 convicted and fined \$5 each and costs.
Embezzlement	1	Bound over for trial,—defendant settled with town- ship, and, on petitition of township board, the court allowed note nros, to be entered and de-
False pretenses		One convicted,—sentence suspended; I bound over for trial,—nolle pros. entered; I acquitted by jury; I discharged on examination.
Forgery	1	One sent to State Prison for 3 years; 1 forfeited recognizance; 1 settled with complainant and paid the costs, and complaint withdrawn.
Habeas Corpus. Keeping house of ill-tame. Larceny	1	Discharged. Bound over for trial.
Larceny	26	One sent to State Prison 2 years; 3 sent to House of Correction 1 year; 2 sent to House of Correc- tion 6 months; 6 sent to House of Correction 3
		in jail; 1 sent to jail for 20 days; 1 sent to Reform School until 21 years of age; 3 fined \$5 each and costs; 1 flued \$1 and costs; 2 escaped from offi-
		cer: lacquitted; 1 died; 1 nolle prosequi entered; 1 discontinued.
Malicions injury to shade trees	1	Fined \$50 and costs.  Arrested and held to bail; but before trial, was arrested on warrant from United States Court and taken to Detroit.
Malicious injury, etc.	9	One fined \$3 and costs; 6 fined \$1.50 each and costs;  1 discharged; 1 acquitted by jury.
Seduction	1	Defendant bound over for trial,—complainant mar- ried, and noile prosequi entered at request of com- plainant.
Vagrants	3	Convicted and sent to House of Correction 90 days each.
Violation of liquor law	5	One judgment as defendant for \$50 and costs; 1 convicted of selling liquor to a person in habit of getting intoxicated, thee \$55 and costs,—appealed and now pending; 1 convicted of selling liquor to minors, fined \$25 and costs,—taken up on certitorari,—still pending; 1 convicted of keeping open after 11 o'cluck r. m., fined \$95 and costs
4	}	and 30 days in jail; 1 selling liquor to minors, still pending.

#### HOUGHTON COUNTY.

## THOMAS M. BRADY, Prosecuting Attorney.

Number of persons prosecuted, 71.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Arson	1	The jury having disagreed the prisoner was dis
Assault with Intent to commit murder	2	charged by the court.  One pleaded guilty to simple assault, sentenced to the House of Correction for 1 year; 1 pending.
Assault with intent to commit rape	2	the House of Correction for 1 year; 1 pending. One acquitted; 1 discharged on examination.
Adultery	2	One died pending trial; 1 not. pros. on payment of
Assault and battery	32	Costs; One fined \$25 and costs; 1 fined \$20 and costs; 6 fined \$10 each and costs; 26 fined \$5 each and costs; 1 fined \$5 each and costs; 1 fined \$1 and costs; 1 sentenced to the county isil for 20 days; 2 discharged.
Bastardy	2	Pending.
Cruelty to animals	1	Sentenced to county jail for three months.
Drank and disorderly Disposing of mortgaged property Lipinry to dwelling house Keeping house of ill fame	3	One fined \$10; two fined \$5 cach.
Disposing of mortgaged property	1	Fined \$100.
Thing to awening house	5	Not. pros. on payment of costs.
Larceny		One sent to House of Correction for 1 year and flue \$100; one pleaded gailty and was flue \$390 and cost; 2 forfeited recognizance, their recognizance was discharged by the payment of \$300 and costs Two flued \$50 each and costs; 2 flued \$10 each and costs; 1 remitted to the sheriff of Marquette county; 1 sent to the county jail for fluend ags; sent to the county jail for \$0 days; is cent to the county jail for \$0 months; 1 sent to the House State Prison for 1 year; 1 acquitted.
Murder	2	One discharged on filing reasons; 1 tried. Verdict, not guilty.
Perjury	2	One discharged on filing reasons; 1 released on
Resisting an officer	2	her own recognizance.  Nol. pros. Two fined \$25 each. Verdict, not guilty.

#### HURON COUNTY.

## James H. Hall, Prosecuting Attorney.

Number of persons prosecuted, 33.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	18	Two convicted and fined \$1 each and costs; 1 convicted and fined \$1.50 and costs; 2 convicted and fined each \$3 and costs; 9 convicted and fined each \$5 and costs; 4 discharged for want of complaining witness appearing, with whom they have settled.
Attempt to commit rape	1 2 1	Defendant discharged on examination, Defendant discharged, Nol. pros. entered in Circuit Court by Prosecuting
Contempt of court	1 1 1	Attorney. Imprisonment 8 days in county jail. Convicted and fined \$3 and costs. Convicted in Circuit Court and sentenced 80 days
Larceny, simple	4	in county jail. One convicted and sentenced 90 days in county jail; 3 convicted and sentenced 60 days each in county jail.
Selling liquor Supervisor prosecuted for neglecting to make his census returns. Appealed to Circuit Court by		Convicted and fined \$25 and costs.
former Prosecuting Attorney	1 2	People submitted to non-suit. One convicted and sentenced to the State Prison for 10 years; 1 nol. pros. entered by Prosecuting Attorney.

## INGHAM COUNTY.

## HENRY P. HENDERSON, Prosecuting Attorney.

Number of persons prosecuted, 262.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	6	One convicted and sent to State Prison 3 years; 1 to Detroit House of Correction 6 months: 1 discharged on examination; 3, reasons filed for not
Assault and battery		informing.  Fifty-two convicted and fined from \$1 to \$10 and costs, and fines paid; 1 fined \$14 or 30 days in jail; 1 fined \$50 and costs or 60 days in jail; 1 fined \$50 and costs or 60 days in jail; appealed and state of the
Assaulting officer. Assault with intent to ravish	6	Discontinued on payment of costs.  Three now pending: 1 convicted of assault and battery, and fined \$59 and costs or 3 months in Detroit House of Correction, fine paid; 1 nolle pros.; 1 discharged on examination.
Assault with intent to murder	3	One convicted of assault and battery, fined \$50 and costs, fine paid; I convicted of assault and batter tery and seut to Detroit House of Correction 10 months; I convicted and sent to State Prison 10 years.
Assault with intent to rob	1	Convicted of assault and battery and sent to Detroit House of Correction 6 months.
Abduction	1	Convicted and fined \$100 or 6 months in Detroit
Arson	8	House of Correction, fine paid. One convicted and sent to State Prison 5% years; 1 nolle pros.; 1 discharged on examination.
Burglary	1	Three convicted and sent to State Prison 4 years: 1 acquitted; 2 discharged on examination; 1 now pending
Bastardy	41	Discontinued on marriage of parties.  One convicted and fined \$f and costs, fine paid; 1 sent to jail 10 months in default of bail; 14 sent to Detroit House of Correction, for want of bail, from 60 days to 9 months; 9 gave recognizances; 7 sentences suspended; 8 discharged.
Embezzlement	i	Two discharged on examination; 1 now pending; 1 nolle pros. in payment of costs and settlement.
ForgeryFalse pretenses		Nolle pros., having been convicted on other charges. One convicted and sent to State Prison 2 years: 1 nolle pros.; 1 settled and discontinued on payment of costs; 1 jury disagreed and still pending; 6 discharged on examination.
Indecent exposure of person Keeping gambling house. Larceny, grand.	17	Reasons filed for not informing. Discharged on examination. One discharged on payment of costs and settling for injury: 3 sent to State Prison 3 years; 1 sent to State Prison 4 years; 1 sent for 2 years; and 6 months; 5 now pending; 1 filed reasons for not informing; 4 discharged on examination.
Larceny from store		Nolle pros., having been convicted on other charges. One convicted and flued \$25, fine paid; 1 sent State Prison 1 year.
Larceny, petit	22	Three convicted and fined \$50 or \$90 days in Detroit House of Correction; 6 discontinued on payment of costs and restoring property; 1 fined \$20 or 30 days in jail; 4 acquitted; 1 fined \$10 or 10 days in jail; 1 fined \$10 and costs; 1 jury disagreed and discharged; 2 seen Detroit House of Correction 60 days; 1 sent to Detroit House of Correction 6 morths; 15 months; and 1 90 days.

## INGHAM COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Maiming	1	Convicted of assault and battery, and fined \$100 or
Malicious trespass	16	6 months in Detroit House of Correction. Five discharged on examination: 1 notle pros.; 6 discontinued on payment of costs and settlement for injury done; 1 convicted and sent to Detroit House of Correction 60 days; 1 sent to Reform School at Lansing; 1 convicted and sentence sus- pended; 1 acquitted.
Obstructing railroad track Perjury	8	Discharged on examination. Two discharged on examination; 1 reasons filed for not informing.
Rape	1	Discharged on examination. Discharged on payment of costs.
of 1875 Selling liquor without giving bond	1	Convicted and fined \$50 and costs or 60 days in jail: appealed and still pending. Convicted and fined \$25 and costs, paid.
Selling liquor to habitual drunkardSelling liquor to minor	1	Convicted and fined \$40 and costs, paid.  Convicted and fined \$25 and costs,—appealed and acquitted in Circuit Court.
Uttering forged note		One sent State Prison 3 years; 1 sent State Prison 7 years.
Writing threatening communications	1	Discharged on examination.

## IONIA COUNTY.

## Chas. L. Arlin, Prosecuting Attorney.

Number of persons prosecuted, 180.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	2 45	Fined \$2 and costs.  Seven convicted and fined \$5 cach and costs; 1 fined \$3 cach and costs; 1 fined \$4 and costs; 1 fined \$3 cach and costs; 1 fined \$4 and costs; 4 fined \$1 and costs; 1 fined \$4 and costs; 4 fined \$10 cach and costs and appealed to Circuit Court; 1 fined \$20 and costs; 1 fined \$55 and costs; 1 fined \$20 and costs; 1 fined \$55 and costs; 1 fined \$50 and costs or flown this lip sil, sent to jail and discharged on habbas corpus; 2 sent to Do troit House of Correction 90 days; 5 caquitted; 4 jury disagreed and not, pros, entered; In all y disagreed and not, pros, entered; In sile 4 years and the sile of the
Assault with intent to murder	2	One held for trial and still pending in Circuit Court: I discharged.
Assault with intent to commit rape	2	One held for trial and still pending in Circuit Court; 1 convicted of an assault and fined \$10 and costs or 90 days in House of Correction, fine paid.
Arson	5 3 2	Four discharged and 1 acquitted. One discharged: 2 not. pros. One convicted and ordered to pay \$1 per week for
Burglary	4	support of child; 1 still pending. Three convicted and sentenced to 3½ years; I con-
Concealing death of bastard child.  Disturbing singling school Disturbing district school Disturbing district school Estarbing district school Estarbing disturbance in grocery.  Disorderly persons.	14 6 4	victed and sentenced to 2½ years.  Not. proc. on payment of costs. Two trisls and acquitted.  Convicted and fined \$5 cach and costs. All convicted; \$8 sent to House of Correction 3 months in default of finding sureties; 1 sent 60 days in default of sureties; 1 sent 60 days in default of sureties; 1 sent 60 days in default of sureties; 1 sent 60 days in default.
Drankenness	9	fault of surcties; and 4 discharged on fluding surcties for good behavior. Seven convicted and flued \$5 'each and costs; 2 convicted and sent to jail 10 days.

## IONIA COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Embezzling chattel mortgage property	1 5	Convicted and fined \$50 and 30 days in jail.  One convicted and sent to House of Correction 60 days; 1 nol. pros.; 1 discharged; 2 still pending
Forgery	2	in Circuit Court. One convicted and sentenced 4 years; 1 convicted
Fraudulent removal of property as to creditors Fraudulently obtaining food at hotel	1 1 12	and sentenced 5 years. Held for trial and not. pros. Convicted and sent to House of Correction 60 days. Two convicted and sentenced 2% years; 2 convicted and sentenced 1% years; 1 convicted and sentenced 1 to convicted and sentenced 6
Lewd and lascivious cohabitation	1 1 2	months; two acquitted on trial; and 4 not. pros. Dismissed. Convicted and sentence suspended. One convicted and fined \$10 and costs; 1 dismissed on payment of costs.
Malicious killing of animal	1 2	Acquitted on trial.  One convicted of manslaughter and sentenced 7
Perjury. Profanity Profanity Selling liquor to minor. Simple larceny.	2 1 2 1 27	years: 1 hold for trial and still pending. Discharged on examination costs. Convicted and fined \$1 and costs. Convicted and fined \$20 and tog. Convicted and fined \$20 and costs. One fined \$5 and costs; 4 sent to fined \$5 and costs; 1 sent to Muse of Correction 8 months; 1 fined \$50 and costs: 2 sent to Reform School; 2 sensent to Muse of Correction 8 months; 1 fined \$50 and costs; 2 sent to Reform School; 2 sensent to Muse of Correction 8 months; 1 fined \$50 and costs; 2 sent to Reform School; 2 sensent to the School Scho
Threats.	8	of Correction S3 days.  One convicted and sent to jall on failure to find sureties for 6 months; I convicted and required to find sureties for 6 months and pay costs, appealed to Circuit Court and still pending; I convicted and sent to House of Correction on failure victed and sent to House of Correction on failure to the find the first payment of costs; I acquitted; and I found sureties for 8 months \$100.

#### IOSCO COUNTY.

## O. E. M. CUTCHEON, Prosecuting Attorney.

#### Number of persons prosecuted, 24.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to murder	2	One convicted and sent to Reform School until 21
Assault and battery	s	years old; one discharged. Four convicted and fined \$5 each and costs; 1 fined \$25 and costs; 1 fined \$2 and
Burglary with assault with intent to commit rape. Drunk and disorderly.	1 3	costs; 1 fined \$18 and costs. Discharged. One fined \$10 and costs; 2 bound over for 1 year
Forgery		cach, under \$200 bonds each, to keep the peace. One escaped before commitment; 1 bound over for the Circuit, case not yet tried.
False pretense	2	One recognizance filed, but no trial yet; 1 bound over for the next Circuit under \$2,000 bonds.
Larceny, petty	2	One discharged, no cause of action; 1 convicted, fined \$10 or 20 days in jail; went to jail.
Murder	2	They are both awaiting trial, to come off in the next term of the Circuit Court for Iosco County.
For concealing murder	1	Discharged.

#### ISABELLA COUNTY.

## SAMUEL W. HOPKINS, Prosecuting Attorney.

Number of persons prosecuted, 17.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery  Larccay  Search warrant Injury to animals Injury to property Injury to property Search warrant Search war	8 3 1 1 1 1	Four convicted and fined; three of them \$10 and costs each, the other \$5 and costs; 1 dismissed. Nothing found on dismissed. Nothing found, Not convicted. Bound over Sent to Jail months. Convicted and fined \$25 and costs. Not yet tried, but is now under bonds to recognize in appearance on Jan. 3, 1876.

#### JACKSON COUNTY.

## LEWIS M. ROWELL, Prosecuting Attorney.

Number of persons prosecuted, 394.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	86	Three pending in circuit court on appeal; 22 fined \$5 each; 7 fined \$10 each; 2 fined \$20 each; 2 fined \$1 each; 2 fined \$10 each; 2 fined \$11 each; 2 fined \$11 each; 2 fined \$11 each; 2 fined \$10 each; 3 fined \$11 each; 3 fined \$10 each; 3 fined
Assault with intent to murder	3	charged; 4 suspended sentence; 1 escaped. One acquitted; 1 convicted of assault and battery, sentenced to Detroit Work-house 6 months; 1 pending.
Adultery	7	Three pending; 2 discharged on examination; 2 bail forfeited.
Burglary		Three State Prison 5 years; 1 State Prison 7 years; 1 escaped from jail; 3 pending.
Cruelty to animals	38 38	Acquitted. Fourteen 65 days Detroit House of Correction; 3 gave surety for good behavior for 6 months; 4 discharged; 10 sentenced jail; 7 sentence sus-
Drunks	28	pended. Two fined \$8: 4 fined \$5: 4 fined \$7: 1 Det. House Correction 65 days: 5 10 days in jail; 2 jail 80 days; 7 surety for good behavior 1 year; 3 sen- tence suspended.
Emberglement. Extortion False Pretenses Forgery Incest Keeping house of ill-fame Lareeny	8	other suspender.  One State Prison 1 year; 3 pending. One State Prison 1 year; 3 pending. One State In State Prison; 1 nol. pros.; 2 pending. One nole prosequied. One face \$300, peid; 1 fined \$300, paid; 1 Detroit House of Correction 1 year. Three fined \$5: 2 fined \$1: 1 fined \$5: 1 fined \$8; 1 fined \$1: 30 days in jail; 50 days in jail; 4 fined \$1: 30 days in jail; 4 fined \$1: 3 fined \$1: 3 fined \$1: 3 fined \$1: 1 fined \$1: 3 fined \$
Maiming animals.	1	House of Correction 50 days; 8 1 year Detroit House of Correction; 3 8 years State Prison; 8 pending in Circuit Court; 2 1 year in State Prison; 2 2 years State Prison; 8 nol. pros'd; 7 acquitted; 4 discharged.  Nolle prosequied.

#### PROSECUTING ATTORNEYS.

#### JACKSON COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
	-	
Murder		Discharged on examination.
Perjury	1 1	State Prison 7 years, Pending.
		Four Detroit House of Correction 65 days; 37 sentence suspended; 2 Reform School, Lansing; 6 80 days in jail; 1 65 days in jail; 1 80 days in jail; 61 jail a short time; 6 discharged.
Violation of liquor tax law by keeping open Sun- day, and after 11 P. M.	4	Two fined \$25 and costs: 2 fined \$29 and costs.

#### KALAMAZOO COUNTY.

## EDWIN M. IRISH, Prosecuting Attorney.

Number of persons prosecuted, 222.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	55	Six convicted and fined \$10 each, 8 fined \$5; 1 \$16 and costs; 1 fined \$15; 1 fined \$12; 1 fined \$8; 1 fined costs: 1 sent to jail 20 days; 6 satisfied and costs paid; 10 sentence suspended; 5 node prox, 9 acquitted: 4 pending; 1 given into custody of parents, by advice of agent for the care of
Assault with intent to rape	1	juvenile offenders. One discharged on examination. One found guilty of assault and battery and sen tenced to 8 months in Detroit House of Correc tion.
Attempt to commit larceny from store	1	Convicted and sent to State Prison 1 year and months.
Adoltery Aiding endeavor to escape from jail Burglary	2 2 1	One pending; 1 nol. pros. Two convicted and fined \$25 each. Convicted and sent to State Prison one year and
Bastardy Carcless use of fire arms Cruelty to animals Disturbing religious meeting	3 1 2 4	two months. One pending: 2 discharged,—merged in marriage. Convicted and fined \$25. One discharged on examination: 1 nol. pros. Two convicted and fined \$20 each; one fined \$10
Disturbance in hotel	2	and sent to jail 1 day; 1 acquitted.  One convicted and fined \$10 and costs; 1 sentence suspended.
Disorderly	45	One recognized in the sum of \$900 for one year, good behavior; 1 in the sum of \$900 for 1 year 1 \$250 for 10 months; 1 \$200 for 9 months; 3 sen to Detroit House of Correction for 1 year, in de fault of recognizance; 1 sent for 9 months; 4 sen for 6 months; 5 sent for 60 days; 4 hof, poor, 1 sent for 1 months; 4 sen for 60 days; 4 hof, poor, 1 sent for 3 days; 4 hof, poor, 1 sent for 5 days; 4 hof, poor, 1 sent
Drunk	6	One sent to jail 10 days; 2 sent 20 days; 1 sent 4 days; 1 sent 3 days; 1 acquitted.
Embezzlement	7	Discharged on examination. One pending: 8 not. pros.: 3 discharged.
Falsely assuming to be an officer	1	Pending. Discharged on examination.
Indecent exposure.	59	Discharged on examination. One convicted and sent to State Prison 2 years and 6 months; 2 sent to State Prison 2 years; 1 sen to State Prison 1 years; 1 sent to State Prison 1 years and 6 months; 1 sent to State Prison 1 years and 3 months; 4 sent to State Prison 1 years and 3 months; 4 sent to State Prison 1 year; 4 sent to Detroit House of Corecuty 1 all 3 months, in default of payment of the; 1 sent to county 1 all 5 days; 1 sent 8 days; 1 sent 25 days; 1 sent 20 days; 1 sent 5 days; 3 sent to Reform School until 21 years of age; fined \$100; 2 fined \$10; 1 fined \$20; 1 fined \$20; 1 fined \$20; 1 fined \$20; 2 fined \$20; 2 fined \$20; 3 fined \$20; 3 fined \$20; 4 sent 5 fined \$20; 4 sent 5 fined \$20;

#### KALAMAZOO COUNTY .-- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Polygamy	4	One convicted and sent to State Prison 4 years and 6 months; 1 sent to State Prison 1 year; 1 sent to State Prison 3 months: 1 nol. pros.
Prohibitory liquor law—violation of	2 2	Two judgment for forfeiture of \$25 cach. One convicted and sent to State Prison 10 years; I sent to State Prison 7 years and 6 months.
Resisting officerSurety for the peace		Two discharged on examination.  Recognized in the sum of \$200 for 6 months.
Stealing timber. Selling liquor to minors Saloon open at unlawful hours	- 6	Three pending; 1 discharged; 2 nol. pros. One fined \$20; 1 acquitted; 1 fined costs.
Violation of fish law	1	One flued \$25 and costs; 1 nol. pros. Nol. pros.
Violation of Sabbath	3	One fined \$5 and costs; 1 acquitted; 1 nol. pros.

#### KALKASKA COUNTY.

## C. P. Sweet, Prosecuting Attorney.

Number of persons prosecuted, 6.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery.  Embezzlement. Fraudulently disposing of mortgaged property. Simple larceny. Refusing to pay over money collected in the capacity of an attorney.	1 1 1	One convicted and flued \$18 or 20 days in jail; 1 acquitted. Convicted and fined \$70, appealed to Circuit Court, Convicted and fined \$46 or 80 days in jail, Discharged. Acquitted.

#### KENT COUNTY.

### EDWIN A. BURLINGAME, Prosecuting Attorney.

Number of persons prosecuted, 653.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Attempt to commit larceny	1	Pleaded guilty and sent to Detroit House of Cor-
Attempt to commit burglary	1 3	rection. Convicted and sent to Detroit House of Correction. One convicted and sent to State Prison; 1 acquit-
Assault	14	ted: 1 discharged. Six pleaded guilty, paid fine and costs; 8 acquitted; 2 convicted; 8 discontinued.
Assault and battery	211	Porty-eight pleaded guilty and paid fine and costs; a guilty is supported by a pair. It pleaded cally and paid the seneral call a pleaded guilty and sent to Detroit House of Correction; 28 convicted and paid fine and costs; 4 convicted and sent to House of Correction; 20 convicted and sent to House of Correction; 20 convicted and sent to jail; 23 settled; 10 not, prosequied; 3 appealed to Circuit Court and not, prosequied; 2 appealed to Circuit and convicted, and paid fine and costs; 17 acquitted.
Assault with intent to commit murder	5	One tried and acquitted; 1 reasons filed for not filing an information; 2 not. prosequied; 1 discharged on examination.
Adultery Buggery Bigamy Bastardy	1	Two discontinued; 3 discharged on examination, Reasons fled for not filing information. Not. prosequied. One convicted and gave bonds; 3 settled; 1 pend- ing.

## KENT COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Burglary	12	Two pleaded guilty, sent to State Prison: 2 convicted and sent to State Prison: 1 acquitted; 4 not. pros.; 3 discharged on examination.
Breaking jail	5	not. pros.; 3 discharged on examination.  Plended guilty and sent to Detroit House of Correction.
Constable omitting duty for reward	1 30	Discontinued.
Drunkenness	27	Seven pleaded guilty and sent to Detroit, Pouse of Correction; 8 convicted and sent to House of Correction; 3 pleaded guilty and gave bonds; 6 convicted and gave bonds; 4 settled; 2 nol. pros. Sixteen pleaded guilty and sent to jail; 2 convicted and sent to jail; 5 pleaded guilty and paid fine and c. sts; 8 convicted and paid fine and
Embezziement Forgery	5 7	One acquitted; 2 nol. pros. entered; 2 settled.  Two pleaded guilty and sent to State Prison; 1 tried and acquitted; 1 tried, convicted, and sent- ence suspended; 2 tried, convicted, and sent- tone suspended; 2 tried, convicted, and sent to
False pretenses		State Prison; I pending. One pleaded guilty and sent to State Prison; 1 tried and acquitted; 3 nol. pros. entered; 2 filed reasons for not filing an information; 4 pending; 4 settled.
Incest Interfering with railroad trains. Keeping house of ill-fame	1 8 5	Escaped from jail. Pleaded guilty and sentence suspended. I wo pleaded guilty and sent to Detroit House of Correction; 2 not. pros. entered. One pending; 6 pleaded guilty and sentence sus-
Larceny, grand	52	One pending: 6 pleaded guilty and sentence sus- pended; si pleaded guilty and sentence suspended, and afterward sent to State Prison; 13 pleaded guilty and sent to State Prison; 3 pleaded guilty and sent to House of Correction; 4 pleaded guilty and sent to House of Correction; 4 pleaded guilty and sent to House of Correction; 4 pleaded guilty 5 reasons filed to not filing information; 4 tried and acquitted; 5 tried and convicted and sent to State Prison; 1 ball estreated for \$1,000.
Larceny at fire Larceny from store in day time	1 14	Not. pros. entered.  Three not. pros. entered; 4 pleaded guilty and sent to State Prison; 1 convicted and sent to State Prison; 2 tried and acquitted; 4 pleaded guilty
Larceny from dwelling in day time	6	and sentence suspended. Four pleaded guilty, sent to State Prison; I pleaded
Larceny from dwelling in day time	2 125	guilty, sentence supended; in ou. Pros.  Twenty-eight pleaded guilty and paid fine and Twenty-eight pleaded guilty and paid fine and pleaded guilty and sent to lait, of the sent of lait, pleaded guilty and sent to lait, of pleaded guilty and sent to House of Correction; 5 pleaded guilty and sent to Reform School; 11 convicted and sent to Jail; 12 acquitted; 15 settled; 10 nol. pros. ontered.
Lewd and lascivious cohabitation	8	Three pleaded guilty and sent to House of Cor- rection; I pleaded guilty and sentence suspended;
Malicious injury to buildings	12	Two tried and acquitted; 1 tried and convicted and sent to State Prison; 1 pleaded guilly, sent to House of Correction; 1 pleaded guilly, sent to jail; 1 pleaded guilty, sent to jail; 1 pleaded guilty, sent State Prison; 4 discharged; 2 nol, pros. entered.
Malicious injury to personal property	5	One convicted, sent State Prison; 2 pleaded guilty and paid flue and costs; 2 convicted and paid fine and costs.
Murder	4	Two not. pros. entered; 1 tried and acquitted; 1
Perjury	9	sent State Prison 4 years. Two tried, convicted, and sent to State Prison; 1 pleaded guilty, not sentenced; 2 discharged on cxamination; 4 pending.
Publishing obscene literature		Reasons filed for not filing an information.  One tried twice and acquitted; 1 reasons filed for not informing; 2 nol. pros. entered; 2 discharged on examination.
Retaining collections		Pending. Two pleaded guilty, sent State Prison; 1 pleaded guilty, sentence suspended: 1 nol. pros. entered.
Seduction Selling liquor to minors Selling liquor without bonds.	1 2 8	Nol. pros. entered. Convicted and paid fine and costs. Six pleaded guilty and paid fine and costs; 2 con- victed and paid fine and costs.

#### ABSTRACTS OF REPORTS OF

#### KENT COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Selling liquor on Sunday	10	Two pleaded guilty, sentence suspended; 6 pleaded guilty, paid fine and costs; 2 convicted, paid fine
Selling liquor after 11 o'clock P. M	12	and costs. One convicted and sentence suspended; 1 jury disagreed and discontinued; 2 convicted and paid fine and costs; 8 pleaded guilty and paid fine and costs.
Threatening communications	4	One tried and acquitted; 1 pending; 2 discharged
Vagrancy	8	Four pleaded guilty and sent to jail: 2 pleaded guilty and sent to House of Correction: 2 con- victed and sent to jail.

#### LAKE COUNTY.

## DARIUS C. WARNER, Prosecuting Attorney.

Number of persons prosecuted, \$4.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Conspiracy	28	Two discharged on preliminary examination; 20 bound over to Circuit Court and discharged for
Malicious disfiguring to beasts. Assault and battery. Grand larceny. Forgery.	1 1 3 1	want of preliminary examination. Convicted and fined \$5 and costs of suit. Convicted and fined \$1 and costs of suit. One arrested and case pending. Pending.

#### LAPEER COUNTY.

## Joseph B. Moore, Prosecuting Attorney.

Number of persons prosecuted, 157.

CHARGED WITH	No	THE RESULT AND THE PUNISHMENT.
Assault and battery	30	Three acquitted; 1 sentence suspended; 9 fined \$6 each and costs; 1 fined \$6; 7 fined \$10 each; 8 fined \$15 each; 2 fined \$90 each; 1 convicted and camanded for sentence; 1 sent to jail 30 days; at 1 sent to flouse of Correction 60 days, and 1 sentence; 1 sent to fine fine fine fine fine fine fine fine
Assault with intent to murder	3	to House of Correction 90 days. One acquitted; 1 nol. pros.; 1 convicted of assault and battery and sent to House of Correction 90 days.
AdulteryBurglary	2	One dismissed; 1 pending. Forfeited recognizance while awaiting trial in Cir- cuit Court.
Breach of the peace	91	Bonds required. Thirty-two sentonce suspended; 82 sentence suspended upon payment of costs; 1 acquitted; 8 fined \$5 cach and costs; 1 fined \$10; 16 sent to iail 10 days each; 1 sent to iail 20 days.
Forgery	2	One sent to State Prison 6 months; 1 sent to State Prison two years.
Injury to animals	2 21	One acquitted; 1 fined \$2. Five acquitted; 8 dismissed; 3 pending; 1 sent to House of Correction 60 days; 1 sent to House of Correction 65 days; 3 sent to House of Correction 90 days each: 1 sent to State Prison 2 years; 1
Robbery	1 2	sent to State Prison 2% years; 1 sent to State Prison 8 years; 1 sent to State Prison 4 years. Sent to State Prison 4 years. Fined \$25 each.

## LEELANAW COUNTY.

# GEO. A. CUTLER, Prosecuting Attorney.

Number of persons prosecuted, 4.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Larceny	1	Prisoner an infant; first offense; stolen property refunded, costs paid, and prisoner discharged on own recognizance.
Murder Selling liquor without license.	2	Cases pending. Fined \$25 and costs.

## LENAWEE COUNTY.

# SETH BEAN, Prosecuting Attorney.

Number of persons prosecuted, 146.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	8 26	One convicted and sent to State Prison 1 year; discharged on examination; 1 broke jail. Five fined §10 each on conviction; 1 convicted and fined §25 and costs; 1 convicted and fined §30 and costs; 1 convicted and fined §45 and costs; 1 convicted and fined §45 and costs; 1 convicted and fined §50 and costs;
Assault with intent to murder	6	sent to Detroit House of Correction for 90 days 1 fined \$32 and costs; 1 fined \$23 52; one fine \$7 50 and costs; 1 sent to Reform School; 1 fine \$2 and costs; 1 fined \$75; 1 fined the costs o prosecution; 4 settled; 1 fined \$5 and costs,
Assault with intent to commit rape	1 1 4	Note pros. Convicted and sent to State Prison 1 year. One note pros.; 2 settled by superintendents of the poor; 1 note pros., in consequence of child dying
Burglary	2	One pending, defendant in jail; 1 in jail waiting examination.
Cruelty to animals	2	One convicted and fined \$25, and 1 discharged or examination.
Disorderly persons	21	Eight convicted and in default of ball sent to De troit House of Correction for 1 year; 4 convicted and in default of bail sent to Detroit House o Correction for 6 moths: 1 convicted and sent t Detroit House of Correction for 65 days; 1 cor- victed and gave \$200 ball with two sureties for months; 1 convicted and gave \$300 ball for months; 6 discharged.
Drank	1	Convicted and fined \$5 and costs.
Sending challenge to fight a duel	4	In jail waiting an examination. Three convicted and fined—2 five dollars each an costs of prosecution, and one \$2 and costs,—and discharged.
Embezzlement Forgery	1 4	Still pending. One convicted and sent to State Prison for 8 years 1 sent to State Prison for 2 years; 1 not dispose of, in jail; 1 discharged on examination.
False pretenses	4	one convicted and sent to State Prison for tw years; 1 sent to State Prison for 18 months; sentence suspended upon defendants paying cost of prosecution; 1 case pending.

# LENAWEE COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.	
Incest	8	One convicted and sent to State Prison for 5 years;	
	1	1 discharged : I still pending, defendant in jail.	
Keeping huckster shop near camp meeting	1	Convicted and fined costs.	
Larceny	27	Three convicted and sent to State Prison 2 years each; I convicted and sent to State Prison 1 year; I sent to State Prison 1 year; I sent to State Prison for 3 years; I acquitted our trial; I flued 450 and costs; 3 sentence suspended: S sent to the House of Correction at Detroit for 90 days each; 2 flued 5 and costs end; 4 discharged before justice, evidence not being and each of the put on trial; three diens to warrant their being put on trial; three	
		1 sent to State Prison for 3 years: 1 acquitted ou	
		trial; 1 fined \$20 and costs; 3 sentence suspended;	
		8 sent to the House of Correction at Detroit for	
		charged before instice evidence not being suffi-	
		cient to warrant their being put on trial; three	
		discharged on examination.	
Lewd and lascivious cohabitation	4	All convicted. I sentence suspended; I fined \$50;	
	İ	All convicted. 1 sentence suspended; 1 fined \$50; 1 sent to jail 60 days; 1 sent to House of Correc- tion at Detroit for 9 months.	
Malicious mischief	1	Convicted and sentence suspended.	
Murder	1	Acquitted and Jury certify in their verdict that it	
Rape	2	was in consequence of insanity.  One convicted and sent to State Prison for ten years; 1 not disposed of out on \$2,000 bail.  Four notice pros.; 4 not disposed of in jail.  All discharged without examination on the ground	
Nape	_ ا	years: 1 not disposed of out on \$2,000 bail.	
Riot	8	Four notte pros.; 4 not disposed of in juil.	
Highway robbery	5	All discharged without examination on the ground	
Seduction	1	that there was no evidence against defendants.	
Stealing from dwelling-house in the day-time	Î	Still pending, out on \$2,000 ball. One convicted and sent to State Prison for 2 years;	
.,,	Ì	1 to House of Correction for 6 months; 1 for 9	
	i i	1 to House of Correction for 6 months; 1 for 9 months; 1 for 2 years, and one for 1 year, and 1 sent to jail for 30 days; 1 discharged on examina-	
	1	i tion	
Stealing from store	1	Convicted and sent to House of Correction 1 year. Jury disagreed, defendant discharged. One convicted and fined \$100; one \$60; one \$15 and	
Violation of liquor law	1	Jury disagreed, defendant discharged.	
Watering and skimming milk	4	costs; 1 tried twice, jury disagreed both times,	
		defendant discharged.	
Stealing ride in freight car	.2		
LIVINGST	0N	COUNTY.	
Andrew D. Waddell, Prosecuting Attorney.			
Number of persons prosecuted, 48.			
	No.	THE RESULT AND THE PUNISHMENT.	
CHARGED WITH		THE RESCEI AND THE TONISHMENT.	
Arson	2	Discharged for want of evidence.	
Adultery Assault and battery	2		
Assault and battery	19	Thirteen convicted; 1 90 days in House of Correc-	
		Sonny charged, and drecharged of extantation. Thirteen convicted; 1 90 days in House of Correction; 1 fined \$50 and costs or 90 days in jail; 5 fined \$50 and costs; 1 fined \$6 and costs; 1 fined \$6 and costs; 3 tried and acquitted; 1 jury disagreed and defendant discharged; 1 20 days in jail; 1 settled; 1 bail for-	
		\$6 and costs; 1 fined \$2 and costs; 8 tried and	
		acquitted; 1 jury disagreed and defendant dis-	
		charged; 1 20 days in jail; 1 settled; 1 bail for-	
Destandon	1	feited. Case pending in Circuit Court.	
Drunkenness	8	One 15 days in fail; 25 days in jail.	
Bastarday Drunkenness Embezzlement Forgery.	1	One 15 days in jail; 2 5 days in jail. Discharged on examination.	
Forgery	2	One discontinued; 1 discharged on examination.	
False pretenses	1 5	One convicted and sent to State Prison 4% years:	
Clana miceny	١	Discharged on examination One convicted and sent to State Prison 4½ years; 1 convicted and sent to House of Correction 1 year; 1 tried and acquitted; 1 discharged on ex- amination; 1 pending in Circuit Court.	
	1	year; 1 tried and acquitted; 1 discharged on ex-	
DI	1	amination; 1 pending in Circuit Court. Escaped from officer.	
Perjury	5	Two fined \$25 and costs each; 1 40 days in jail; 2	
	۱	discontinued.	
Selling intoxicating liquors to person in habit of getting intoxicated	١.		
getting intoxicated	1 8	Fined \$25 and costs. One House of Correction 1 year in default of bail;	
suremes to keep the peace		1 bail in the sum of \$500; I bail in the sum of	
		\$300.	
Uttering forged note, etc	1	Tried and acquitted.	
	' 1	Sent to House of Correction 1 year.	
vagrancy		DOME TO TROUBE OF CONTROLLON - Johns	

# MACKINAC COUNTY.

# J. S. Douglass, Prosecuting Attorney.

Number of persons prosecuted, 1.

	-	
CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Burglary and larceny	1	Jury disagreed and new trial ordered

# MACOMB COUNTY.

# JAS. B. ELDREDGE, Prosecuting Attorney.

Number of persons prosecuted, 66.

Titulinet of persons proceeded, so		
CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	22	Twenty convicted; 2 fined \$20 and costs; 5 fined \$15 and costs; 9 fined \$5 and costs; 5 fined \$10 and costs; 1 sentence suspended; 2 acquitted.
BastardyBurglary		One acquitted; 1 nol. pros., tried twice.
Disorderly	6	years; 1 still pending. Three convicted and bonds required; 1 pending; 2 acquitted.
Embezziement False pretense Fraudulent couveyance	1	One nol. pros.; 1 still pending. Nol. pros. Nol. pros.
Exposing person Largeny	ī	Reasons for not filing information approved. Nine convicted; 2 sent to State Prison for 3 years; 115 days in Jail; 1 five days in Jail; 1 sentenced 1 year; 1 sent to Reform School; 1 80 days in House of Correction; 1 fined \$40; 1 sentence sus-
Lascivious cohabitation	6	pended. One escaped; 1 nol. pros. Five discharged and complainant ordered to pay
Malicious injury to personalty. Threats	6 2	costs; 1 nol. pros. Four discharged; 1 nol. pros.; 1 bail forfeited. One discharged, costs paid; 1 nol. pros.

## MANISTEE COUNTY.

# Andrew J. Dovel, Prosecuting Attorney.

Number of persons prosecuted, 61.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	84	Three acquitted; 6 fined \$1 and costs; 4 fined \$2 and costs; 2 fined \$3 and costs; 5 fined \$5 and costs; 3 fined \$5 and costs; 6 fined \$5 and for the costs; 6
Adultery. Bastardy. Common drunkard. Drunk and disorderly.	2 8 7	pended.  Held for trial at Circuit Court.  Settled by marriage and payment of costs.  One under \$200 bonds for good behavior; 6 found guilty, costs paid, and sentence suspended.  Committed to Detroit House of Correction for 1
Keeping house of ill-fame		year in default of bonds.
Larceny	s	One found guilty, but died before sentenced; 1 fined \$5 and costs; 2 fined \$25 and costs; 1 committed to jail for 20 days; 1 committed to jail for 60 days; 1 acquitted; 1 convicted and sentenced t year State Prison.
Resisting an officer	1	Acquitted. Fined \$50 and costs.
Selling liquor to common drankards	i	Committed to jail for 90 days in default of payment of fine.
Selling liquor on Sunday	2	One Fined \$35 and costs; 1 discharged.

#### MASON COUNTY.

# E. Nelson Fitch, Prosecuting Attorney.

Number of persons prosecuted, 19.

No.	THE RESULT AND THE PUNISHMENT.
6	One convicted and sentenced to pay a fine of \$8 or 10 days in jail; 1 fined \$7; 1 fined \$14; 1 fined 9;
1	1 fined \$5, and 1 acquitted. Convicted of assault and battery and fined \$100 or 90 days in the House of Correction at Detroit.
1	Acquitted. One fined \$5 and costs: 2 sent to jail five days each. Convicted and fined \$50 or \$0 days in jail. One discharged on supended sentence: 2 10 days in jail: 2 broke jail and escaped; 1 \$11 fine; 1 10 mouths in House of Correction at Deiroit.
	6 1 1

# MARQUETTE COUNTY.

# CYRANUS P. BLACK, Prosecuting Attorney.

Number of persons prosecuted, 75.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	58	One convicted and fined \$20 and costs, or 10 days in juli,—fine paid; 2 convicted and fined \$10 and costs, or 30 days in juli,—fine paid; 2 convicted and fined \$5 and costs, or 10 days in juli,—fines paid; 5 convicted and fined \$5 and costs, or 10 days in juli,—fines paid; 6 convicted and fined \$5 and costs, or 10 days in juli,—fines paid; 7 convicted and fined \$5 and costs, or 10 days in juli,—fine paid; 8 convicted and fined \$5 and costs, or 50 days in juli,—fine paid; 1 convicted and fined \$5 and costs, or 50 days in juli,—fines paid; 3 convicted and and fined \$5 and costs, or 50 days in juli,—fines paid; 3 convicted and fined \$5 and costs, or 50 days in juli,—fines paid; 3 convicted and fined \$5 and costs, or 50 days in juli,—fines paid; 2 convicted and fined \$2 and costs, or 50 days in juli,—fines paid; 2 convicted and fined \$2 and costs, or 50 days in juli,—fines paid; 2 convicted and fined \$5 and costs, or 50 days in juli,—committed; 1 convicted and fined \$5 and costs, or 50 days in juli,—committed; 1 convicted and fined \$5 and costs, or 50 days in juli,—committed; 1 convicted and fined \$5 and costs, or 50 days in juli,—fines paid; 2 convicted and \$100, or 3 months in the Detroit House of Correction,—committed; 1 convicted and fined \$5 and costs, or 60 days in juli,—fine paid; 2 convicted and sentence or 50 days in juli,—fine paid; 2 convicted and sentence or 50 days in juli,—fine paid; 2 convicted and sentence or 50 days in juli,—fine paid; 2 convicted and sentence or 50 days in juli,—fine paid; 2 convicted and costs, or 60 days in juli—fine paid; 2 convicted and costs, or 60 days in juli,—fine paid; 2 convicted and costs, or 60 days in juli,—fine paid; 2 convicted and costs, or 60 days in juli,—fine paid; 2 convicted and costs, or 60 days in juli,—fine paid; 2 convicted and costs, or 60 days in juli,—fines paid; 2 convicted and costs, or 60 days in juli,—fines paid; 2 convicted and costs, or 60 days in juli,—fines paid; 2 convicted and costs, or 60 days in juli,—fines paid; 2 convicted and costs, or 60
Assaulting an officer on duty. Assault with intent to commit rape	1	Escaped from Prison. Convicted and sentenced to State Prison for 10 years.
Burglary Disorderly persons	5	convicted and sent to State Prison for 19 months. Two acquitted; 1 convicted and put under bonds of \$300 for 1 year; 2 convicted and put under bonds of \$100 for 1 year.
Disturbing religious meeting Forgery Keeping house of ill-fame	1 1	Acquitted on examination.  Notic prosequied.  Convicted and sentenced to the Detroit House of
Larceny.	5	Correction for 1 year.  One convicted and fined \$10 and costs, or 15 days in juil,—committed; 1 convicted, aged 11 years, and sentenced to Reform School until 21 years of age; 1 convicted and fined \$1 and costs, or 10 days in jail,—fine paid; 1 convicted and fined \$30 and costs, or 60 days in jail,—committed; 1 convicted and sentenced to 15 days in jail,—committed; 1 convicted and sentenced to 15 days in jail.
Larceny from the person	3	One acquitted, 2 nolle prosequit. Convicted of murder in the 2d degree and sen-
Obtaining money under false pretenses.  Obtaining goods under false pretenses.  Perjury.  Robbery	1	tenced to State Prison for 7 years. One acquitted on examination. Nolle procegui. Convicted and sentence suspended. One acquitted, 1 convicted and sentenced to State Prison for 10 years; 1 convicted and sentenced to

## MECOSTA COUNTY.

# BENJAMIN J. GRAVES, Prosecuting Attorney.

#### Number of persons prosecuted, 54.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Arson	2 21	One tried and acquitted; 1 not. prosequied. Seventeen convicted; 5 sent to Detroit House of Correction; 2 fined \$70 and costs each; 1 fined \$15 and costs; 4 fined \$1 and costs; 4 fined \$1 and costs seach; 4 sequitted; 2 sentence suspense.
Bastardy	3	and costs each; a sequence; a sentence suspen- ded; 2 appealed and now pending. One now pending; 1 found guilty, ordered to pay \$5 per month for support of child; 1 married the girl and discharged.
Dwelling house, malicious injury of	1	Now pending. Convicted, 30 days in jail.
House of ill-fame, keeping of	2	Both pleaded guilty: 1 fined \$50 or 8 months in Detroit House of Correction; 1 fined \$40 or 60 days in Detroit House of Correction.
Larceny	s	One sent to State Prison 2 years; 1 sent to State Prison 1 year and 6 months; 1 discharged on examination; 1 now pending; 1 fined \$25 and costs; 2 fined \$10 and costs; 1 fined \$5 and costs; 8 sent to Detroit House of Correction, 1 for 5 months, 1 for 4 months, and 1 for 90 days; 5 sentence suspended; 2 acquitted.
Larceny from the person Larceny from dwelling Larceny from store Rape Resisting an officer Sonding threatening communication.	1 1	Convicted, sent to State Prison for 3 years. Convicted, sent to State Prison for 13 years. Tried and acquitted. Now pending. Not, prosequied. Not, prosequied.

## MENOMINEE COUNTY.

# E. S. Ingalls, Prosecuting Attorney.

Number of persons prosecuted, 56.			
CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.	
Larceny	8	One sentenced to jail 8 days; 1 fined \$25; 1 not arrested; 1 acquirted; 2 still pending; 2 nol. mrss.	
Rape	1	No appearance and not. pros.	
Killing horseEmbezzlement	1 1	One not. pros.; 1 pending. Not. pros.	
Sureties for the peace	4	Two discharged; 1 put under bonds of \$50: 1 put	
Selling liquor unlawfully	4	under bonds of \$100.	
Assault and battery	9	Two acquitted; 1 fined \$25: 1 pending. Two fined \$1 each; 1 \$2; 2 \$5 each; 4 acquitted.	
Keeping house of ill-fame	6	One sentenced to jail 60 days; 8 nol. pros.; 2 pend-	
Lewd and lascivious cohabitation	1	ing. Acquitted.	
Disorderly		Two put under bonds of \$30 each; 1 discharged.	
Adultery	1 2	One not. pros.; 1 jury disagreed and not. pros.	
Breaking lock to boat	1	Discharged.	
Indecent exposure of person	li	Nol. pros. Escaped, not arrested.	
Obtaining property by false pretense	2	Settled and nol. pros.	
Obtaining property by false pretense	ī	Fined \$10.	
Burglary	2	Still pending.	
Common prostitute	8	One convicted; 1 nol. pros.; 1 pending.	
Robbery	2	Escaped before arrest.	

## MIDLAND COUNTY.

# W. H. STANFORD, Prosecuting Attorney.

Number of persons proscented, 28,

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	13	Pive convicted and fined \$5 each and costs · 2 convicted and fined \$75 each and costs or \$5 days in Detroit. House of Correction; ! convicted and sentenced to \$5 days in Detroit House of Correction; ! convicted and fixed \$10 and costs : ! convicted and \$10 and \$10 and costs : ! convicted and \$10 and \$10 and costs : ! convicted and \$10 and \$10 and costs : ! convicted and \$10 and \$10 and \$10 and costs : ! convicted and \$10 and
Bound over to keep the peace	8	victed and fined \$2 and costs; 3 discharged. Two discharged; 1 required to give bonds to keep the peace for 6 months and pay the costs of prose- cution.
Disorderly persons	3	Two convicted and sentenced to 65 days in Detroit House of Correction; 1 convicted and fined \$5 and costs, or 15 days in fail.
False protonses	6	Discharged. Two sentenced to 15 days in jail; 2 discharged; t-convicted and sentenced one year; 1 convicted and sentenced to pay a flue of \$t and costs, or 10 days in jail.
Refusing to arrest on command of an officer	2	Discharged.

## MISSAUKEE COUNTY.

# A. C. Lewis, Prosecuting Attorney.

Number of persons prosecuted, 4.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to commit rape. Resistance of service of process. Violating game law.	1 1 2	Acquitted. Nolle prosequi entered. Settled before trial.

## MUSKEGON COUNTY.

# ANDREW T. McReynolds, Prosecuting Attorney.

Number of Persons prosecuted, 79.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery		Acquitted, 5; convicted, fined, and paid, 9; dismissed, 1. Acquitted, 1; discharged on examination, 1; convicted and sentenced to State Prison, 6;—1 for 5 years, 1 for 4 years, 1 for 5 years, 10 for 2 years and 10 for 2 years 2 years 2 years 3 for 3 years 3 y
A-san't with intent to rape Disorderly conduct Forgerly Forgerly Forgerly Forgerly Forgerly Forgerly Gaming house, keeping Liquor laws, violation of Larceny	10 1 1 1	6 moiths, 1 for 2 years and 8 months, and the other for 2 years. Nol. pros., by order of Court. Recognizance for good behavior, 6; discharged, 4. Pending Convicted, fined, and paid. 2. convicted and sentence of paid. 3. days, 1 for 2 ways, 1 for 2 w
Malicious trespass Pointing dangerous weapons without malice	1 1	40 days, and the other for 6 months; convicted and sentenced to the Reform School, Lansling, till 21 years old, 1; convicted and sentenced to the House of Correction, Detroit, for 8 months, 1; convicted and sentenced to State Prison, 4,—1 for 2 years, 1 for 2 years and 3 months, 1 for 2 years and 6 months, and the other for 4 years; sentence supposed, 2; pending, 3.  Acquilt.d. Discharged.

## NEWAYGO COUNTY.

# Albert G. Day, Prosecuting Attorney.

Number of persons prosecuted, 49.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	24	Four fined \$10 and costs; 9 \$5 and costs; 2 sent to Detroit House of Correction 90 days; 5 acquitted I sent to jail 20 days; 3 fined \$3 and costs.
Drunk on public streets	8	One fined \$5 and costs; I fined \$10 and costs; I
Larceny	7	acquitted. Four acquitted; 1 sent to Reform School; 1 to
Assault with intent to murder Murder	1	House of Correction; I awaiting trial. Discharged on examination. Discharged on examination. Three held for trial but broke jail; I discharged; I
Obtaining money under false pretenses.  Obstructing railroad track Resisting officer  belling intoxicating liquors. Assault with intent to commit rape.	1	tried and acquitted. Discharged. Held for trial, broke fall. Fined \$50 and costs. Fined \$25 and costs. Discharged on examinath n.

# OAKLAND COUNTY.

# JAMES K. PATTERSON, Prosecuting Attorney.

Number of persons prosecuted, 280.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	47	One convicted, fined \$S.—paid; 9 convicted, fined \$5 each,—paid; 1 convicted,—fine \$5, or 60 days and \$5 each,—paid; 1 convicted,—fine \$5, or 60 days and \$5 each; 1 convicted, fined \$1; 1 convicted, fined \$25 each; 1 convicted, fined \$1; 1 convicted, fined \$50; \$5 inted,—verdict, not gailly; 1 convicted, fined \$51; 2 tout to thouse of Correction 90 days each; 7 sentence suspended; 4 fined \$51; 5 each; 1 sent to Detroit House of Correction \$90 days each; 7 sentence suspended; 4 fined \$15 each; 1; sent to Detroit House of Correction \$90 days each; 2 sent to Detroit House of Correction \$90 days each; 2 sent to Detroit House of Correction \$90 days each; 2 sent to Detroit House of Correction \$15 ea
Arson	2	60 days: 1 pending. Two convicted; 1 sent to Detroit House of Correction 10 years; 1 sent to State Prison 10 years.
Adultery Assault with intent to kill and murder	8	Pending. One tried, convicted of assault and battery, sent 1 year to Detroit House of Correction; 1 discharged
Burglary	3	on examination; 1 dled before trial.  One tried and convicted, sent to State Prison for 6 years; 1 tried and convicted, sent to State Prison 10 years; 1 discharged on preliminary examina- tion.
Contempt of court. Bastardy. Disorderly person and common drunkard Common prostitute. Refusing to support family. Gaming. Embezzlement of chattel mortgage property.	1 1 2 3 3	Fined \$25.  One pending; one settled with poor authorities. Recognizance \$200 for good behavior 6 months. House of Correction 1 year.  One recognizance \$500; 1 pending.  Two fined \$10 each; 1 discharged.  Two convicted; 1 sent to House of Correction 60 days; 1 fined \$201; 1 acquitted.
False pretenses	1	One discharged by order prosecuting attorney; 2 pending.
Frandalent disposition of personal property, with ninent, etc.  Kitch of the property of the p	1	Pending. Convicted, sent to State Prison 1 year. Discharged by order proceduting attorney. One sent to State Prison 4 years; Pend 3 years; 1 1 tried and acquitted; 1 sent to State Prison 2 years; 1 sent to State Prison 2 years; 1 recognizance forefixed; 1 sent to State Prison 2 years; 1 sent to State Prison 2 years; 1 recognizance forefixed; 1 sent to State Prison 2 years; 1 sent to State Prison 1 year; 1 rent to county juil 60 days; one sent to county juil 90 days; 1 fined \$0; 1 sent to House of Correction 35 days; 1 and \$20; 0 700 days in the flouse of Correction; 12 node prosequited; 1 fined \$20; or 4 months in 1 nending.
Malicious treepase Malicious injury, etc. Periury Koobbery Koobery Koobery Keetring atolen property, etc. Seduction Sorduction Surely for peace Violation of rules of railroad company. Drunk and disorderly.	6	Two convicied, fined \$6 each; 2 not. pros. One pending, and 1 not. pros. Discharged on preliminary examination. Convised, sentenced to State Prison 10 years. Convicted,—exceptions filed. Convicted,—exceptions filed. All recognized for 6 months. Fined \$38. Fined \$38. Fined \$38. Fined \$58. Fined \$5

#### OCEANA COUNTY.

## R. M. Montgomery, Prosecuting Attorney.

Number of persons prosecuted, 18.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	6	Three convicted and fined \$20 each, and defaul 6 days in jail; 2 convicted and fined \$1 each; 1 convicted and fined \$2.
Breaking jail	1	One convicted and sent to House of Correction for 6 months.
Bastardy	1	One discharged.
Burglary	2	One nolle pros. entered; 1 convicted and sentenced
Forgery	1 1	Acquitted on trial.
Larceny	6	Two acquitted; 2 convicted and fined \$25 each; 1 convicted and fined \$20; 1 convicted and fined \$6.
Uttering forged note	1	Convicted and sentenced 2 years in State Prison.

## ONTONAGON COUNTY.

# GUSTAVUS II. BEARDSLEY, Prosecuting Attorney.

Number of persons prosecuted, 3.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Embezziement Larceny Liquor, keeping place open on first day of week for sale of.		Nolle prosequi by leave of the court. Woman,—House of Correction 3 years. Fined \$25 and cost.

#### OTSEGO COUNTY.

## W. R. Kendrick, Prosecuting Attorney.

Number of persons prosecuted, 8.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Arson For selling spirituous liquor without license	1 2	Nol. pros. entered. Jury failed to agree on one; verdict of acquittal in the second case.

## OSCEOLA COUNTY.

# C. D. TRUMBULL, Prosecuting Attorney.

Number of persons prosecuted, 26.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	5	One convicted and fined \$25 or 30 days in county jail and appealed to circuit court; 1 convicted and fined \$5 and costs or 10 days in county jail-appealed; 1 convicted and fined \$5 and costs or teg
Arson	2	days in county jail—paid; 2 settled by parties. One convicted, sentenced for one year to State Prison; 1 discharged on examination.
Assault with intent to commit rape	1	Convicted of assault and battery and fined \$25 and
Drunk and disorderly	2	sentenced to 9 months in county jail. One sentenced 65 days in county jail in default of bonds; 1 convicted and gave recognizance for 65 days for good behavior.
Disorderly conduct	1	Convicted, gave bonds for good behavior for six
False pretenses	2	months.   One convicted, fined \$25 and sentenced 6 months to   county juil; 1 nolle prosequi.
Larceny	13	One convicted and fined \$25, sentenced 6 months to county just; 1 convicted and sentenced to House of Correction for 6 months; 3 bound over for trial; 3 acquitted; 5 nolle prosequi.

# OTTAWA COUNTY.

# ALLEN C. Adsit, Prosecuting Attorney.

Number of persons prosecuted, 156.		
CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to commit rape	2 9	Discharged on examination. Three notice pros., 8 discharged on examination 1 convicted and sent to Detroit House of Correction 8 months; 1 sentence suspended; 1 pend-
Arson	2 51	ing.  Discharged or examination.  Poul many control and fine \$30 and costs: 1 convicted and fine \$30 and costs: 2 convicted and fine \$40 and fine \$40 and costs; 3 convicted and fined \$25 and costs; 5 convicted and fine \$40 and costs; 5 convicted and fine \$40 and costs; 5 convicted and fine \$40 and costs; 6 convicted and fine \$40 a
Administering poison with intent to murder Bastardy Baggery Common drunkard Bisorderly on railroad train Displacing railroad train Displacing railroad track Disturbing religious worship Disposing of property to defraud creditors	8	discontinued. Discharged on examination. One pending; 1 parties married. Discharged on examination. Gave bail for good behavior. Thirty days in juil. One discharged on examination; 2 pending, one of which has been tried and convicted of murder. Discharged on examination.

## OTTAWA COUNTY .-- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Disorderly persons.	15	Two convicted and sent to Detroit House of Correction 1 year each; I convicted and fined \$1 and costs; 3 convisted and sent to jail 20 days; 3 convicted and sent to jail 10 days; 1 convicted and sent to jail 10 days; 1 convicted and sentence suspended; 2 gave bail to keep the
Forgery	1	peace; 3 discharged. Acquitted.
False pretenses	3	Two pending; 1 escaped from officer.
Falsely personating an officer Incest Indecent exposure of the person	i	Pending. Convicted and sent to State Prison for 2 years.
Indecent exposure of the person	i	Nolle pros.
Kidnapping a child. Lewd and lascivious cohabitation	1	Discharged.
Lewd and lascivious cohabitation	1	Nolle pros.
Larceny from the person	4	Two convicted and sent to State Prison 9 months
Larceny	27	each; 2 acquitted. Five convicted and sent to Detroit House of Correc
		tion 90 days; 1 convicted and sent to State Prisot 15 months; 1 sent to State Prison 2 years; 2 sent jail 20 days; 1 fined \$4 and costs; 2 fined \$5 and costs; 2 discontinued; 6 discharged on examina tion; 1 sequitted; 8 nolle pros.; 2 pending; 1 sent to Illimois on requisition.
Murder		One acquitted; 1 convicted and sent to State Prisor for life.
Maiming animals	2	One convicted and fined \$25 and sent to jail 5 days.  1 nolle pros.
Malicious injury to buildings	5	One pending; 1 convicted, sentence suspended; 1 discontinued; 1 nolls pros.
Malicious injury to personal property	2	One discharged: 1 convicted, sentence suspended.
Pointing revolver at the person	1	Convicted and fined \$6 and costs.
Resisting an officer	2	One discharged on examination; 1 pending.
Rape	2	One pending; 1 discharged on examination.
Roobery	3	One convicted of assault and battery and sentenced 5 days in juil: 1 discharged: 1 acquitted.
Seduction	1	Discharged on examination.
Violation of the game law	î	Discharged.
Violation of the liquor law	1	Discharged.
Willful trespass	2	One notle pros.; 1 discharged on examination.

# PRESQUE ISLE COUNTY.

# PHILIP O. FARRELL, Prosecuting Attorney.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery.	9	Two found not guilty and discharged by justice; sentenced to 10 days in county jail; 1 fined \$30 and costs; 1 fined \$10 and costs; 3 fined \$5 each and costs; 1 fined \$2 and costs.
Assault and battery with intent to kill	3	Two convicted of assault and battery only; 1 ab
Disturbing the peace	2	sconded. One acquitted by justice: 1 bound to keep the
Embezzlement	2	peace for 60 days.  One rescued from officer; 1 settled by delivering up
	-	the goods.
Kidnapping	1	Discharged by justice.
Larceny	2	Acquitted by justice.
Malicious injury to personal property	1	Discharged by justice. Suit still pending.
Perjury. Resisting officer	1 1	Bound over to Circuit Court.
Selling intoxicating liquor in violation of statute	1 7	Fined \$25 and costs.
Violation of election law.	2	Suit still pending.

## ROSCOMMON COUNTY.

# J. P. Beers, $Prosecuting \ Attorney$ .

Number of persons prosecuted, 5.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultory	1	Discharged for want of evidence. Fined \$10 and costs. Still pending. Fined \$3 and costs.

## SAGINAW COUNTY.

# WILLIAM GILLETT, Prosecuting Attorney.

Number of persons prosecuted, 590.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abortion. Adulter Arson. Assault Assault and battery.  Assault with intent to nurder	213	fined 6; 16 fined 8; 9 fined 8; 12 fined 80; 1, fined 8; 1, 1 fined 8; 1, 7 fined 8; 1, fi
Assault with intent to ravish. Assault with intent to rub Attempt to marder by poisoning Bastardy Burglary. Burglary. Burglary.	1 2 1 9 8 3	iion: 2 pending; 1 nolle prosequi. Nolle pros. 1 recognizance forfeitel. Nolle pros.: 1 recognizance forfeitel. Nolle pros.: 1 discharged in circuit court (ne child); 4 pending; 2 discharged; 1 settlee. recognizance; 3 sequitted; 2 nolle pros. Two nolle prosequi; 1 acquitted.
Breaking into freight car with intent to obtain car- riage therein.  Careless use of five arms.  Careless use of five arms.  Defranding hotel keener, etc.  Disorderly (common drunkurds).	1 1 4 1 32	Acquitted. Node procequi. Node procequi. Node procequi. Acquitted. Acquitted. Eleven sentence suspended; I House of Correction 4 months; 7 House of Correction 1 year; 2 dis charged; 1 nol. proc.; 2 House of Correction recognizations of Correction 4 months; 5 gav.
Disorderly (common prostitute)		Three House of Correction 3 months: 1 House of Correction 4 months; 1 House of Correction months: 3 acquitted; 5 House of Correction year. 5 sentence suspended; 6 nol. pros.; 2 House of Correction 6 months: 2 gave recognizance.
Disorderly (refusing to support family)	i	Two sentence suspended; 8 recognizance; 1 Hous of Correction 4 months; 2 acquitted; 8 dis charged; 1 county jail 8 months. Twenty one sentence suspended; 19 House of Correction 8 months; 6 House of Correction months; 6 acquitted; 6 House of Correction 6 control of the control of months; 4 discharged; 2 gave recognizance; 10 scaped.

## SAGINAW COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Disturbing public meeting	19	pros.; 2 2 years each in State Prison; 3 pending,
Forgery	4	One acquitted; 1 2 years in State Prison; 1 died pending trial; 1 pending.
Larceny	28	Six acquitted; 8 not. pros.; 1 House of Correction 6 mouths: 2 sentence suspended: 2 8 years in
Petit larceny.	74	State Prison: 8 4 years in State Prison; 6 dis- charged; 1 House of Correction 90 days; 1 2 years in State Prison; 2 Forfeited recognizance; 1 House Twenty-seven acquitted; 3 fined \$1 and costs; 18 House of Correction 3 months; 3 fined \$15 and costs; 1 House of Correction 4 months; 8 county and costs; 2 Reform School; 2 county jail 15 and costs; 2 Reform School; 2 county jail 15 days; 2 sentence suspended; 6 not, pros.; 3 dis-
Larceny at a fire	1 14	charged, costs to complainant; 1 escaped; 2 fined \$30 and costs; 1 fined \$25 and costs; 1; fined \$25 and costs; 1 county jail 3 months. Two years in State Prison. Two pending; 2 2½ years in State Prison; 4 not. pros; 1 6 months in State Prison; 1 4 years in State Prison; 2 2 years in State Prison; 2 jury disagreed and let to ball on their own recogni-
Larceny from dwelling in the day time	7	zance. Three discharged, costs to complainant: 2 2 years in State Brison; 1 3 years in State Prison; 1 nol.
Lewi and lacelvious cohabitation Malicious publications Malicious purpose de Malicious publications Malicious injury to dwelling Murdes, and defacing building Perjury Rape Secreting property with intent to defraud creditors Threats Threatoning communications to extort money Violation of liquor law Willint treepass	1 8 1 4 6 1 1 4 2	pros. Prending: 1 not pros.: 4 discharged. Three pending: 1 not pros.: 4 discharged. Three discharged: 1 House of Correction 7 years. One not. pros.: 3 pending: 2 recognizance forfeited. Discharged. Pending. One discharged: 3 recognized. Pending. One fined \$\$5; 3 acquitted. One acquitted: 2 not. pros.

## SANILAC COUNTY.

# JOEL W. MCMAHON, Prosecuting Attorney.

Number of persons prosecuted, 19.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery  Assault with intent to murder Bigamy. Burgiary Burning building. Selling spirituous and intoxicating liquors.	1 1 2 1	Three convicted and imprisoned 80 days each; 1 fined \$5 and costs; 2 fined \$10 and costs; 3 acquitted; 2 discharged. Now awaiting trial. Discharged by examining magistrate. Now awaiting trial. Now awaiting trial. One discharged; 1 acquitted on trial; 1 convicted and fined \$55 and cost of suit.

## SCHOOLCRAFT COUNTY.

# WM. D. WILLIAMS, Prosecuting Attorney.

Number of persons prosecuted, 5.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	3	All convicted. One fined \$25 and costs and sent to jail 60 days; 1 fined \$10 and costs; and 1 fined \$5
Selling intoxicating liquors	1	and costs. Fined \$25. Fined \$5.

# SHIAWASSEE COUNTY.

# HUGH McCurdy, Prosecuting Attorney.

Number of persons prosecuted, 53.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery.	1 24	Discharged. One fined \$1 and costs; 1 fined \$3 and costs; 4 fined \$5 and costs; 1 fined \$70
Areon	2 1 3	the House of Correction; 6 discharged; 4 settled. Discharged. Discharged. One acquitted: 1 imprisoned 10 days; 1 gave
False pretenses. Larceny	2 13	bonds, \$300 one year.  Discharged. Seven discharged; one 1 year House of Correction and \$100 fine; 1 sent to Reform School until 21 years old: 2 fined \$5 and cost: 2 imprisoned for
Malicious injury to building Perjury Polygamy Resisting officer Willful destruction of building	1 1 3	years out; a mouse and costs; a imprisoned for 25 days each. Discharged. Discharged as yet not sentenced. Fined \$100 or 1 year in State Prison. Fine paid. Discharged. Convicted, as yet not sentenced.
w		our reten, as you not sentenced.

# ST. CLAIR COUNTY.

# ALEX. R. AVERY, Prosecuting Attorney.

Number of persons prosecuted, 96.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	43	Acquitted, 10; note pros. after one trial and disagreement, 8; 8 fined \$2 and costs: 1 fined \$5 and costs: 1 sentence suspended; 8 fined \$5 and costs: 2 20 days county jail; 1 fined \$15 and costs: 2 20 days to Detroit House of Correction: 1 fined \$25 and costs: 1 \$10 and costs; 7 fined \$15 and costs: 1 \$20 and costs: 2 20 days to Detroit House of County jail; 20 days to Detroit pail; 20 days t
Adultery	3	county jail. One found guilty and sentence suspended; 2 nolle
Assault with Intent to murder Assault with Intent to ravish Abduction of child Arson Purnishing liquor to prisoner in county Jall Assisting prisoner to eccape Burglary False pretenses. False pretenses. Receiving stolen goods. Larceny	1 1 1 3 1 2	pros. To State Prison 5 years. To State Prison 5 years. To State Prison 5 years. Acquitted. Acquitted. State Prison 2 years. State Prison 2 years, State Prison 2 years, State Prison 2 years, State Prison 2 years, 12 and 2 years and costs. The State Prison 2 years, 13 House of Correction 50 days, 2; State Prison, 2 years, 13; House
Larceny from dwelling house Selling liquor without filing bond. Selling liquor on Sunday. Seduction. Bastardy.	1 2 2	of Correction 90 days, 8. State Prison 1 year; 1 sentence suspended. Fined \$25 and costs. Flaved \$25 and costs. Partles married: discontinued. One married: other guilty to pay \$100 per year for 5 years to child.
Being drank upon intoxicating liquor Disorderly person	4	Both flued \$5 and costs. Two gave bonds; 1 to House of Correction 60 days
Resisting officer Indecent exposure of person. Kobbery Hape	1 1	1 sentence suspended. Acquitted. Scutence suspended. Both to State Prison 2 years. State Prison 5 years.

## ST. JOSEPH COUNTY.

# Russell R. Pealer, Prosecuting Attorney.

Number of persons prosecuted, 48.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	16	One convicted and fined \$25 and costs; 1 convicted and fined \$20 and costs; 1 convicted and fined \$10 and costs; 1 convicted and fined \$5 and costs; 5 convicted and fined \$5 and costs; 2 convicted and fined \$5 and costs each; 2 convicted and fined \$5 and costs; 2 convicted a
Assault with intent to kill and murder	4	victed and fined \$2.00 and costs each; I convicted and fined \$2 and costs; I convicted and fined \$3 and costs; I observed and fined \$3 and costs; I discharged, and 2 acquitted. Two held for trial; I convicted of an assanlt and fined \$100, and costs \$100; I convicted of an assault and battery and fined \$100, and costs \$100; I convicted of an assault and battery and fined \$100, and costs \$500; I convicted of an assault and battery and sent to Detroit House of Correction 6 months.
Attempt to influence Juror	1 4	Convicted, fined \$150, \$50 costs, and 5 days in fail. Three convicted and sent to State Prison I year each: 1 convicted and sent to Detroit House of Correction 6 months.
Entering a freight car with intent to obtain car-	3	Three convicted and all sent to Detroit House of
Embezzlement of chattel mortgaged property	2	Correction for 3 months. One convicted and fined \$50 and costs; 1 convicted and fined \$50, and costs \$50.
Palse pretenses Forgery Larveny	4 1 7	One convicted,—not sentenced; 3 discharged, Convicted and sent to State Prison for Years, Two convicted and sent to State Prison 3 years each; 1 convicted and sent to State Prison 1 year; 1 convicted and sentenced to Detroit House of Correction 90 days; 2 convicted and
Malicious injury to dwelling house	1	fined \$2: 1 acquitted. One acquitted. One acquitted. Held for trial. Acquitted.

# TUSCOLA COUNTY.

# H. P. ATWOOD, Prosecuting Attorney.

Number of persons prosecuted, 40.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	22	Five convicted and fined \$15 and costs each; 3 fined \$5 and costs or 15 days in Juli; 1 fined \$20 and
Larceny	18	costs or 30 days in jail; 3 fined \$0 and costs or 20 days in jail; 1 fined \$1, 1 fined \$2 and costs; 1 discharged, and 6 acquitted.  One convicted and sentenced to 25, years, 2 convicted and sentenced 40 days each in jail; 1 convicted and sentenced 40 days in jail; 2 sentenced 90 days in jail; 3 fined \$2a and costs or 30 days in jail; 1 fined \$3 and costs or 20 days in jail; 5
Murder	2	still pending and 3 acquitted. One convicted of murder in second degree and sentenced 10 years; the other convicted of manslaughter, and sentenced to Detroit House of
Maticious injury to building	2	Correction. Convicted and fined \$6 each or 30 days in Jail. Escaped.

## VAN BUREN COUNTY.

# BENJAMIN F. HECKERT, Prosecuting Attorney.

Number of persons prosecuted, 85.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	13	Three acquitted; 2 fined \$10 each; 2 fined \$20 each; 2 fined \$1 each; 1 fined \$5; 1 fined \$15; 1 sent to jail 75 days; 1 sent to jail 30 days.
Assault with intent to ravish	1	One year in State Prison.
Bigamy		Two years in State Prison.
Burglary	1 2	One sent to State Prison I year and one sent to
Embezzlement	1	State Prison 5 years. Acquitted.
Forgery	2	Acquitted.
Forgery Larceny	11	Two acquitted; 1 sent to Jail 8 months; 1 sent to State Prison 1 year; 1 sent to State Prison six
		months; 1 sentence suspended; 3 sent to jail 20 days; 1 convicted and sentenced 2 years; 1 sentenced 1 year.
Manslaughter	2	Acquitted.
Malicious injury to dwelling	2	One convicted and sentenced 21/2 years; I convicted and sentenced I year.

# WASHTENAW COUNTY.

# ROBERT E. FRAZER, Prosecuting Attorney.

Number of persons prosecuted, 175.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Arson	1 61	Discharged on examination. Three fixed § and costs each: 2.20 days in jail: 9 fixed § 1 and costs each: 1 fixed § 2 and costs: 4 fixed § 3 and costs each: 1 fixed § 5 and costs: 4 fixed § 4 and costs each: 1 fixed § 6 and costs: 9 fixed costs: 12 discharged on satisfaction of in- jured party and payment of costs: 9 sequitted; 2 fixed § 10 and costs each: 3 sent to jail 10 days each: 1 sent 70 days to House of Correction: 1 fixed § 10; 1 fixed § 15; 1 sent to House of Correc-
Adultery Assault with intent to murder. Attempt to commit rape. Burglary Conspiracy Disorderly persons	1 5 3	tion 60 days; 1 sent to House of Correction 65 days; 2 sent to House of Correction 3 months each; 1 sent to Jail 60 days. Not, proc. Sent to State Prison for 7 years. Sent to State Prison for 7 years. Pending. Pending. 65 days each; in default of recognizance; 2 gave
Embezziement. False pretenses. Forgery	1 7	recoguizance for \$100 ench for good behavior & days:   raw recognizance for \$100 for   rear; 5 sent to House of Correction for 90 days each, in default of recognizance; 8 gave recognizance for \$200 each for 1 year; 4 sent to House of Correction for 8 months each; 1 sent to House of Correction for one year;   gave recognizance for \$500 Discharged on examination; 1 pending.  Six discharged on examination; 1 pending. Oue sent to State Prison for   vear; 1 bail forfelted;
Incest Larceny		I sentence suspended; 1 not. proc. entered.  Discharged on examination.  One sent to State Prison for 2 years; 1 fined \$100 and costs; 12 discharged on trial; 2 sent to Jail 10 days each; 2 fixed \$5 and costs each; 7 dis- charged on payment of costs; 2 sent to Reform School until 21 years old; 5 sent to House of Correction for 90 days each; 1 fined \$5 and costs; correction; 6 flued \$10 and costs each; 1 sent to jail for 20 days.
Larceny from the person Maliclous injury to dwelling Maliclous injury to toil-gate Maiming Murder  Murder  Resisting an officer Surettes to keep the peace Selling ilquor to minors	2 2 1	Discharged on examination. Pending. Pending. Pending to State Prison for life: 1 convicted of manulamenter and sent 1 year to State Prison. Pending. Gave recognizance for \$200 for 1 year. One acquitted; 1 fined \$25', 1 pending.

# WAYNE COUNTY.

# JOHN G. HAWLEY, Prosecuting Attorney.

Number of persons prosecuted, 231.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Attempt to commit larceny	7	One convicted and sentenced for 2 years; 2 convicted and sentenced for 1 year each; 2 acquitted
Attempt to throw railway train from the track	1 8	2 nolle pros. entered. Acquitted. One convicted and sentenced for 10 years; 1 con victed and sentenced for 7 years; 1 nolle pros
Assault with intent to ravish	i l	entered. Convicted and sentence suspended. Ball forfeited and collected, \$500, and nolle pros. on
Breaking and entering shop, etc., in the night- time, with intent, etc	7	tered. Three convicted and sentenced for 1 year each; convicted and sentenced for 6 months; 2 acquitted; 1 pending.
Burning	4	One convicted and sentenced for 15 years; 2 acquit
Surglary and Jarceny.	14	ted; 1 nolle pros. entered. Two convicted and sentenced for 10 years each: convicted and sentenced for 7 years; 1 convicted and sentenced for 4 years; 1 convicted and sentenced for 6 years; 1 convicted and sentenced for 6 months; 1 convicted and sentence suspended
onspiracy	1	2 acquitted; 1 nolle pros. entered; 4 pending. Nolle pros. entered.
onspiracy ruelty to animals mbezziement	1	Nolle pros. entered.
	2	One convicted and sentence suspended; 1 quashe for want of jurisdiction.
alse imprisonmentorgery	8	Notte pros. entered. One convicted and sentenced for 5 years; 1 convicted and sentenced for 1 year; 2 acquitted;
ndecent exposure ceping house of ill-fame.	1 7	nolle pros. entered: 2 pending. Convicted and sentenced for 8 months. Two convicted and timed \$100 cach and sentence for 6 months, but imprisonment on conditio that defendants leave the city: 1 convicted an sentenced for 1 year; 3 convicted and sentence
arceny	124	suspended; 1 nolle pros. entered. Six convicted and sentenced for 5 years each; 13 convicted and sentenced for 6 years each; 13 convicted and sentenced for 8 years each; 10 convicted and sentenced for 10 years; 1 convicted and sentenced for 11 years; 1 convicted and sentenced for 12 years in House of Correction; 2 convicted and sentenced for 1 years in House of Correction; 2 convicted and sentenced for 1 years in House; 10 years each in House of Correction; 2 convicted and sentenced for 10 months; 1 convicted and sentenced for 10 months; 1 convicted and sentenced for 5 months; 6 convicted and sentenced for months; 2 convicted and sentenced for 10 months; 2 convicted and sentence suspended; 1 gives 10 years
falicious disüguring. tanslaughter. turder.	s	acquitted; 16 notle pros. entered; 2 pending. Convicted and sentenced for 6 years. Acquitted. Two convicted in 1st degree and sentenced for life 1 convicted in 2d degree and sentenced for years; 1 convicted of manslaughter and sentenced to Reform School; 1 convicted of mais alughter and sentenced to Tacquitted for years; 1 acquitted and sentenced for 2 years; 1 acquitted
erjury. ecceiving stolen property	2 15	2 note pros. entered. Two convicted and sentenced for 3 years; 1 covicted and sentenced for 1 year; 1 convicted and sentenced for 1 year; 1 convicted and fined \$200; 1 convicted and fined \$200; 1 convicted and fined \$200; 1 convicted and sentence suspended; 2 acquitted; notle pros. entered.

#### PROSECUTING ATTORNEYS.

# WAYNE COUNTY .- CONTINUED. .

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Robbery  Seduction False pretenses.	1	Three convicted and sentenced for 7 years each; 2 convicted and sentenced for 5 years each; 1 convicted and sentenced for 4 years; 1 convicted and sentenced for 4 years; 1 acquitted; 2 pending.  Notle pros. entered.  One convicted and sentenced for 3 years; 1 convicted and sentenced for 3 years; 1 convicted and sentenced for 3 years; 1 convicted and sentence suspended; 3 acquitted; 1 notle pros. entered; 1 pending.

## WEXFORD COUNTY.

# DAVID A. RICE, Prosecuting Attorney.

Number of persons prosecuted, 20.

THE RESULT AND THE PUNISHMENT.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery.	6	One not convicted; 1 convicted, fined \$5 and costs or 30 days in jail; 1 convicted, fined \$10 and costs; 1 convicted, fined \$1 and costs; 2 fined \$5 and costs.
Adultery For selling spiritnous liquors without paying tax. Larceny.	3 1 3	Consist.  One not, pros. entered; 2 escaped from jail.  Convicted, fined \$35 and costs.  One fined \$3 and costs; 1 fined \$3 and costs; 1 6 days in jail.
Obtaining money by false pretenses. Sureties to keep the neace	4	One acquitted on examination; 1 nolle prosequied. Required to give sureties. Acquitted. One flaced \$25, it being the first oftense, with an attorncy fee of \$10 and costs of prosecution; 1 found not guilty.

